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2834

to Charles Cook
for Cooks Marine Garage Ltd.

REPORTED ON BY COMMITTEE.

25 AUG. 1916

PROPERTY LOSSES (IRELAND) COMMITTEE, 1916.

Inspector's Report.

Claim No. 2834

Name of Claimant Charles Cook for Cook's Marine Garage Coy. Occupation Taxi Cab Proprietor

Situation of Property Stephen's Green, Dublin

Description	Claim	Insurance (if any)	Valuation of Buildings (Commissioner of Valuation)	Inspector's Valuation of full Damage	Loss Payable on basis of Insurance	Excess of Loss over and above amount payable under the Policies of Insurance
Taxi Cab	25	250 -		26.6.0	26.6.0 Less lamps stolen 8.5.0 <u>£ 18.1.0</u>	—
TOTALS, £	25 -	250		26.6.0	18.1.0	—

Interests in the buildings

I investigated this claim, and from a perusal of the Legal Company's Policy (2732) conditions it would appear that there is no reference whatsoever in its conditions or warranties as to Riot, Rebellion, Insurrection, however, draw attention to Section (c) of Benefits conferred by the Insurance, in which it is expressly shown that the theft of "Accessories" does not come under the scope of the Insurance.

As Head lamps (value £1.10/-) and Side lamps and tail lamps (value £1.15/-) - all items 3 & 4 of Estimate - are alleged to have been stolen it is just a question whether the Claimant should, or should not, receive an aggregate payment of £8.5/- the balance of the claim £18.1/- to be borne by the Insurance Company.

Award of Committee: Contents

Do. Buildings

P. P. Hynes Esq. 7th August 1916

Pay £8.5.0

CR

Coyle

MOTOR VEHICLE DEPARTMENT.

No. 149207



The LEGAL Insurance Company Limited

HEAD OFFICE :- 231 & 232, STRAND, LONDON, W.C.

RENEWAL RECEIPT.

NAME OF INSURED.	POLICY No.	DATE DUE.	PREMIUM.	BONUS FOR NO CLAIM.	NET PREMIUM.
Cooks Marine Garage Co	MC2732	12Apr 16	£59.0.0	---	£59.0.0

Received this 10th day of May 1916 the net Premium to renew the above mentioned Policy for twelve calendar months from the due date.

Countersigned.

COYLE (Brokers,) LTD,



Director,

Agent.

J. M. Dwyer
General Manager.

S12, 1000, 4-15.

NOTE.—The Company will not be liable for Claims arising after the due date and before the actual payment of Renewal Premium.



THE LEGAL INSURANCE COMPANY LIMITED.



HEAD OFFICE:
231 & 232, STRAND, LONDON, W. G.

TRUSTEES:
The Rt. Hon. Sir ARTHUR M. CHANNELL.
The Hon. Mr. JUSTICE BARGRAVE DEANE.
The Hon. ALFRED E. GATHORNE-HARDY.

DIRECTORS:
J. FIELD BEALE, Solicitor (Beale & Co.), Chairman.
JOHN S. FOLLETT, J.P., Barrister-at-Law, Deputy-Chairman.
J. FARIE ANDERSON, Solicitor (Andersons & Pattison), Glasgow.
HAROLD G. BROWN, Solicitor (Linklater & Co.).
GEOFFREY M. GATHORNE-HARDY, Barrister-at-Law.
W. J. HALSEY, Solicitor (Hills, Godfrey & Halsey).
J. W. HILLS, M.P., Solicitor.
JOHN C. HOLMES, Solicitor (John Holmes & Son).
ARTHUR H. MARSHALL, M.P., Barrister-at-Law.
EDWD. HARROW RYDE, Solicitor (Kennedy, Ponsonby, Ryde & Co.).
H. A. SANDERS, Solicitor (Davies, Sanders & Swanwick).
FRANCIS J. WELD, Solicitor (Weld & Weir), Liverpool.
BASIL H. WILKINSON, Solicitor (Kearsey, Hawes and Wilkinson).
A. T. WILLIAMS, J.P., Victoria Chambers, Neath, South Wales.

JOHN M. EWING, General Manager & Secretary.

BRANCHES:

- CITY OFFICE:** 74, Cornhill, E.C.
- WEST-END OFFICE:** 199, Piccadilly, London, W.
- LONDON NORTHERN DISTRICT OFFICE:** Bank Chambers, Finsbury Park, N.
- LONDON SOUTHERN DISTRICT OFFICE:** Hop Exchange, 24, Southwark Street, S.E.
- BIRMINGHAM:** 40, Bennett's Hill.
- BRISTOL:** West India House, Baldwin Street.
- LEEDS:** 6, East Parade.
- LIVERPOOL:** 14, Dale Street.
- MANCHESTER:** 88, King Street.
- NEWCASTLE-ON-TYNE:** Emerson Chambers.
- NOTTINGHAM:** 7, Low Pavement.
- SOUTHAMPTON:** Prudential Buildings
- GLASGOW:** 69, St. Vincent Street.
- EDINBURGH:** 100, Princes Street.
- DUNDEE:** 31, Reform Street.
- BELFAST:** 7, Globe & Textile Bldgs., Linenhall Street.
- CARDIFF:** 17, High Street.
- SWANSEA:** Salubrious Passage.

CAPITAL £1,000,000.
SUBSCRIBED £500,000.
PAID UP £100,000.

POLICY No. **M 2732**
GROSS ANNUAL PREMIUM **£ 59: - : -**
LESS FOR **£ : : -**

DATE OF EXPIRY 11 April 1916
£ 59: - : - NET ANNUAL PREMIUM.

SCHEDULE.

Description of each Motor Vehicle Insured.	H.-P.	Date of Make.	Registered Letter and No.	Motive Power.	Present Value.	Number of Seats.
<i>Any make of Car up to 20 H.P. for Private use, Hire or Demonstration.</i>						

Whereas Messrs *Cook's Marine Garage Company Limited* of *Marine Road, Kingstown* *Motor Engineers* (hereinafter called the "Assured")

has made to THE LEGAL INSURANCE COMPANY, LIMITED (hereinafter called the "Company"), a written proposal and declaration containing certain particulars and statements, dated the fifteenth day of April 1915, which it is hereby agreed shall be the basis of this Contract and be considered as incorporated herein and whereas it is declared and agreed that it is of the essence of this Contract that any suppression mis-representation or mis-statement of material fact in such written proposal and declaration shall *ipso facto* render this Policy null and void and all Premiums paid thereon shall be forfeited to the Company.

Now this Policy witnesseth, That in consideration of the payment to the Company of the sum written on the back hereof and designated "Annual Premium" as the first Premium for the following Assurance from the twelfth day of April 1915, to the eleventh day of April 1916, both dates inclusive, this Policy, subject to its Provisions, Conditions and Endorsements, shall remain in force for such period and for any further period for which the Company shall invite renewal.

The due observance and fulfilment of the Conditions, Provisions and Endorsements of this Policy shall be a condition precedent to any liability of the Company under this Policy.

Provided always that the capital and funds of the Company shall alone be answerable under this Policy.

In Witness whereof, this Policy has been signed on behalf of the Company this twenty-third day of April 1915, in the year One Thousand Nine Hundred and fifteen.

Examined *J.P.*
1058 M 2
FORM 921. 250. 3-15.

John M. Ewing Director.
John M. Ewing General Manager.

BENEFITS.

Section (A). [ACCIDENTAL DAMAGE] That the Company shall indemnify the Assured by repairing or paying for the cost of repairing any damage caused by external accidental means to any Motor Vehicle (including tyres and accessories actually fitted to such Motor Vehicle) belonging to the Assured and described in the Schedule hereto but only to the extent of the total sum of £ 200 (two hundred pounds) Provided always

- (a) that the Company's liability under this Section in respect of Rubber Tyres does not include punctures, bursts and road wear
- (b) that this Section shall not cover repairs or replacements rendered necessary by wear and tear or mechanical breakdown. The Assured however is covered for damage directly and immediately caused by external accidental means although such accident is primarily due to mechanical breakdown

Exclusions

- (c) that under this Section the Company shall only be liable for the excess of the first £ 5 (five pounds) of any amount otherwise payable in respect of each accidental damage

The Company will also indemnify the Assured by paying the cost of repairing any external damage maliciously caused to the Motor Vehicle (excluding damage to Tyres) stated in the Schedule to this Policy. Provided always that no liability shall attach for damage maliciously caused by any person or persons in the Assured's employ

Section (B). [FIRE, &c.] That the Company shall indemnify the Assured by repairing or paying for the cost of repairing any damage caused by Fire or Self-ignition or Lightning or External Explosion (including acetylene gas) to any Motor Vehicle (including Tyres and Accessories actually fitted to such Motor Vehicle) belonging to the Assured and described in the Schedule hereto but only to the extent of the total sum of £ 200 (two hundred pounds)

Provided (a) that this Section shall not cover any claim for depreciation

Exclusions

- (b) that under this Section the Company shall only be liable for the excess of the first £ 5 (five pounds) of any amount otherwise payable in respect of each loss or damage

~~**Section (C).** [INLAND TRANSIT] That the Company shall indemnify the Assured by repairing or paying for the cost of repairing any accidental loss of or damage to any Motor Vehicle belonging to the Assured and described in the Schedule hereto sustained whilst such Vehicle is being conveyed by road rail or inland waterway anywhere in the United Kingdom of Great Britain and Ireland but only to the extent of the total sum of.....~~

~~**Section (D).** [SEA TRANSIT] That the Company shall indemnify the Assured in respect of the total loss of any Motor Vehicle belonging to the Assured and described in the Schedule hereto during transport by any steamer between any Ports in the British Isles and between any such Port and the Continent of Europe or Egypt or Algeria, but only to the extent of the total sum of..... This clause shall not cover partial loss or damage unless by special endorsement~~

~~**Section (E).** [THEFT] That the Company shall indemnify the Assured by paying for or making good the loss of any Motor Vehicle or tyres and accessories actually fitted to such Motor Vehicle belonging to the Assured and described in the Schedule hereto by Burglary Housebreaking or Theft but only to the extent of the total sum of.....~~

~~Provided (a) that this Section shall not cover any claim for depreciation~~

Exclusions

- ~~(b) That under this Section the Company shall only be liable for the excess of the first £..... of any amount otherwise payable in respect of each loss or damage~~

~~**Section (F).** [CLAIMS BY THE PUBLIC] That the Company shall indemnify the Assured (or any member of the Assured's immediate family residing in the Assured's house) or any named relation or named friend driving with the Assured's consent against the payment of all sums which they shall become legally liable to pay for compensation in respect of~~

~~(a) Accidental loss of life or bodily injury to any person other than a person driving or being driven in or lawfully mounting into or dismounting from any Motor Vehicle belonging to the Assured and described in the Schedule hereto and~~

~~(b) Accidental damage to property including animals other than property belonging to or held in trust by or in the custody or control of the Assured such accidental bodily injury and damage being caused by any Motor Vehicle belonging to the Assured and described in the Schedule hereto but the Company shall be liable only to the extent of the total sum of an unlimited amount in respect of any one accident which words "any one accident" shall be held to include a series of accidents and all claims under clauses (a) and (b) of this Section occurring in connection with or arising out of one event and only to the extent of the total sum of an unlimited amount in any one year. The Company shall in addition to the single accident limit insured under this Section be liable for law costs incurred with the written consent of the Company in defending any action at law which may be brought against the Assured in respect of any claim for which the Company may be liable under this Section~~

~~(c) that under this Section the Company shall only be liable for the excess of the first £ 5 (five pounds) of any amount otherwise payable in respect of each claim~~

~~**Section (G).** [INJURY TO DRIVER] That if the Paid Driver in the Assured's immediate service shall sustain any personal injury by accident fatal or non-fatal while engaged in the Assured's work as Paid Driver and in case the Assured shall be liable to make compensation for such injury either under the Workmen's Compensation Act 1906 the Employers' Liability Act 1880 the Fatal Accidents Act 1846 or at Common Law the Company shall indemnify the Assured in respect of all sums for which the Assured shall be so liable~~

~~**Section (H).** [INJURY TO ASSURED] That if the Assured shall sustain any bodily injury by accidental external and visible means directly arising whilst mounting into upon or dismounting from or examining any Ordinary Motor Vehicle then in case such injury shall within three calendar months from the occurrence of the accident causing such injury (a) directly cause the death of the Assured the Company shall pay to the Assured's legal personal representative the sum of ONE THOUSAND POUNDS (b) or directly cause to the Assured the loss by physical separation at or above the wrist or ankle whether by accident or by surgical operation consequent thereon of two hands or of two feet or the complete and irrecoverable loss of sight of two eyes the Company shall pay to the Assured the sum of FIVE HUNDRED POUNDS (c) or directly cause to the Assured the loss by physical separation at or above the wrist or ankle whether by accident or by surgical operation consequent thereon of one hand or of one foot or the complete and irrecoverable loss of sight of one eye the Company shall pay to the Assured the sum of TWO HUNDRED AND FIFTY POUNDS (d) or in case such injury shall not entitle the Assured to any kind of payment hereinbefore provided but shall totally disable and prevent the Assured from attending to business of any kind then the Company shall during such disablement for a period not exceeding altogether twenty-six consecutive weeks pay to the Assured compensation at the rate per week of SIX POUNDS~~

~~Provided that the Company shall not be liable for death or injury arising wholly or in part from natural disease or weakness in any form~~

Exclusions

~~nor for death or injury resulting from medical or surgical treatment except in cases where such treatment takes place in consequence of the particular injury for which a valid claim is made nor for death or injury arising directly in connection with any Motor Vehicle used for Trial Testing Demonstration Racing or Pacemaking purposes or for hauling tractors~~

PRIVILEGES.

(1) The reasonable cost of removing the Car to the repairer after an accident is paid by the Company

ALL LETTERS TO BE ADDRESSED TO THE GENERAL MANAGER.

TELEGRAMS:
"LEGALINCO, ESTRAND, LONDON."

TELEPHONE:
4125 CITY, (4 LINES)

TRUSTEES,
THE RIGHT HON. SIR ARTHUR M. CHANNELL, THE HON. MR. JUSTICE BARGRAVE DEANE.
THE HON. ALFRED E. GATHORNE HARDY.

The Legal Insurance Company, Limited.

DIRECTORS,
J. FIELD BEALE, SOL^r (BEALE & CO) *Chairman.*
JOHN S. FOLLETT, J.P., BARRISTER-AT-LAW, *Deputy Chairman.*
J. FARIE ANDERSON, SOL^r (ANDERSONS & PATTISON), GLASGOW.
HAROLD G. BROWN, SOL^r (LINKLATER & CO.)
GEOFFREY M. GATHORNE-HARDY, BARRISTER-AT-LAW.
W.J. HALSEY, SOL^r (HILLS, GODFREY & HALSEY.)
JOHN W. HILLS, M.P. SOL^r
JOHN C. HOLMES, SOL^r (JOHN HOLMES & SON.)
ARTHUR H. MARSHALL, M.P. BARRISTER-AT-LAW.
EDW^d HARROW RYDE, SOL^r (KENNEDY PONSONBY RYDE & CO)
H.A. SANDERS, SOL^r (DAVIES, SANDERS & SWANWICK), CHESTERFIELD.
FRANCIS J. WELD, SOL^r (WELD & WELD), LIVERPOOL.
BASIL H. WILKINSON, SOL^r (KEARSEY, HAWES & WILKINSON.)
A.T. WILLIAMS, J.P., NEATH.

231 & 232, Strand,

(OPPOSITE THE LAW COURTS.)

London, w.c.

CAPITAL £1,000,000.
SUBSCRIBED £500,000.
PAID UP £100,000.

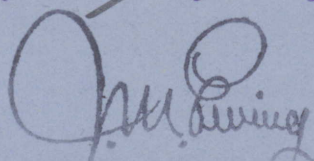
JOHN. M. EWING, *General Manager & Secretary.*

ACCIDENT DEPARTMENT.

TO BE ATTACHED TO AND FORM PART OF POLICY M.2732.

MEMORANDUM:- This Policy is issued subject to a true record being kept by the Assured in the book provided for the purpose, of all cars leaving the Assured's premises; it being understood that entries will be made at the time that the Cars leave the aforesaid premises, giving the time of starting of each Car together with the description of the Car and upon the Car arriving back, the time of return.

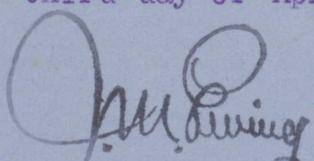
Dated this Twenty-third day of April, 1915.



General Manager.

MEMORANDUM:- It is further declared and agreed that the premium under this Policy is based on the average number of Cars out per day and the Assured agrees that should the average number of Cars out per day exceed five then the Assured shall pay to the Company a pro rata extra premium based on the extra number of Cars at the end of each period of Insurance.

Dated this Twenty-third day of April, 1915.



General Manager.

GB 

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PRIVILEGES.

- (1) The reasonable cost of removing the Car to the repairer after an accident is paid by the Company
- (2) In the event of the Company not having to make any payment of any kind whatsoever whether to or on behalf of the Assured under this Policy for any period not less than twelve months the Company will allow a 10% reduction off the renewal Premium for the succeeding year's Insurance
- (3) In order to avoid inconvenience necessary temporary repairs up to £5 may be put in hand by the Assured on the understanding that an estimate be first of all obtained and immediately forwarded to the Company
- (4) ~~The Insurance granted under this Policy other than under Section (D) of this Policy shall extend to apply to any Motor Vehicle hereby Insured whilst on the Continent of Europe (excluding the countries of Russia Turkey and the Balkans and any area in which war is being waged or warlike operations are in progress) for a period or periods of not exceeding altogether three calendar months in any one year of Insurance provided always (a) that the Assured shall notify the Company of the Assured's departure to and return from the Continent of Europe in writing to the Head Office or any Branch Office of the Company and (b) that the Company shall only be liable for the excess of the first £10 of any amount otherwise payable in respect of each damage or claim or loss or injury.~~

CONDITIONS.

- (1) [NOTICES] (a) In case of any accident injury damage or loss the Assured shall give notice in writing to the Head Office or any Branch Office of the Company as soon as reasonably possible after it has come to the knowledge of the Assured or of the Assured's Representative for the time being
(b) In case of any claim under Sections (F) or (G) the Assured shall forward to the Head Office or any Branch Office of the Company every written notice or information as to any verbal notice of claim as soon as reasonably possible after the receipt of such notice or information and in the case of any claim whatsoever which may be made under this Policy the Assured shall give all such information and assistance as the Company may require
- (2) [GENERAL EXCLUSIONS] (a) This Policy and all the benefits insured hereunder shall not apply outside the land-limits (including however any inland waterways) of the United Kingdom of Great Britain and Ireland except as stated in the Privileges and Section D of this Policy
(b) This Policy and all the benefits insured hereunder shall be automatically suspended if and whilst any Motor Vehicle insured under this Policy is ~~being let out on hire or is~~ being used for the purpose of racing or pacemaking or is being driven in any speed trial or is being driven by any person who is unlicensed or incompetent
(c) The Company shall not be liable under this Policy if the Assured shall without the written authority of the Company do anything to admit or incur any liability in respect of any claim or loss or injury or damage for which the Assured may claim indemnity under this Policy
(d) The Assured shall take all due and reasonable precaution to safeguard the property insured and to keep it in good repair
(e) In the event of an accident happening to the Motor Vehicle insured such Vehicle shall not be driven thereafter until the Assured or his representative has fully ascertained that the driving of the vehicle is perfectly safe and will not in any way increase the damage caused by the accident
- (3) [CONDUCT AND CONTROL] The Company shall be entitled to take the absolute conduct and control of all negotiations or of all or any proceedings in respect of any claim for which the Company may be liable under this Policy which may be commenced against the Assured (including Arbitrations) and the Company shall in respect of anything insured under this Policy be entitled to use the name of the Assured to enforce for the benefit of the Company any order made for costs or otherwise or to make or defend any claim for indemnity or damages against any person or Company or for any other purpose connected with this Policy
- (4) [RIGHT OF ACCESS] The Company shall at all reasonable times have free access (i) to examine by any Doctor authorised by the Company the Assured under Section (H) or the Paid Driver under Section (G) in respect of any claim (ii) to examine by any person authorised by the Company any Motor Vehicle insured under this Policy
- (5) Nothing contained herein shall give any rights against the Company to any person other than the Insured and the Company will not be bound by any passing of the interest of the Insured otherwise than by death unless and until the Company shall by endorsement hereon declare the Insurance to be continued
- (6) [RESERVATIONS] Except in the case of necessary temporary repairs the Assured shall not without the written consent of the Company repair or alter any damaged Motor Vehicle or part thereof until the Company shall have had a reasonable opportunity of examining the same
- (7) [CO-EXISTENT INDEMNITIES] If at the time of the happening of any accident injury loss or damage covered by this Policy there shall be subsisting any other indemnity of any nature whatsoever covering the same whether effected by the Assured or not then the Company shall only be liable to pay or contribute its rateable proportion
- (8) [REPLACEMENT VALUE] In the event of total loss or destruction of any Motor Vehicle belonging to the Assured and described in the Schedule hereto, the amount stated in the Schedule as the full value of such Motor Vehicle is agreed as the Replacement Value during the currency of this Policy, but it is agreed that after the first year the sum insured be reduced by 15 per cent. each year to allow for depreciation
- (9) The Assured shall be entitled to cancel the Insurance at any time by giving seven days' previous notice in writing but in this event the Company will only be liable to return premium upon the usual and recognised Short Period basis; namely:—one month's risk or less return three-quarters annual premium less Agent's charges; over one month's risk but not exceeding three months' risk return one-half of annual premium less Agent's charges; over three months' risk but not exceeding six months' risk return one-quarter of annual premium less Agent's charges; over six months' risk no return
- (8) [ALTERATIONS] Any endorsement or any alteration in the terms of this Policy will not be held valid unless the same be signed or initialled by an authorised official of the Company
- (9) [ARBITRATIONS] If any difference or dispute of any kind whatsoever shall arise between the Assured or his legal personal representatives and the Company in respect of this Policy or in respect of any claim or of any matter or thing or liability arising or alleged to have arisen hereunder or otherwise connected herewith, directly or indirectly the same shall be referred to arbitration in accordance with the provisions of "The Arbitration Act 1889" "The Arbitration Act (Scotland) 1894" or any Act or Acts amending either of these Acts. An award given in favour of the Assured or his legal representatives in such an arbitration shall be a condition precedent to any right of action against the Company in respect of such difference or dispute. Subject as aforesaid the Company will in any competent judicial proceedings against the Company at the instance of any party or parties resident in England Scotland or Ireland acknowledge the jurisdiction of the English Scottish and Irish Courts respectively

Declaring that Sections C. D. E. G. & H. were deleted before signature

MEMORANDUM:- Warranted that Section B. of this Policy shall not cover any Car whilst in on or about any workshop garage or showroom belonging to or occupied by the Assured anything herein contained to the contrary notwithstanding.
Dated this Twenty-third day of April, 1915.

J. M. Daving

General Manager.

GB.

THE
Legal Insurance Company,
LIMITED.

Law Ins.

Policy No. **M** 2732

Annual Premium - **£** 59

Due 12th April

Cotes Insurance Garage Co. Ltd.

Coyle & Co.

Please read your Policy and its Conditions, and if incorrect return to the Company.

MEMORANDUM:- It is hereby declared and agreed that Section B. of this Policy extends to cover -
15-HP. "Clement" Car. R.I.793. value Two Hundred Pounds.
15/20-HP. "Humber" Car. I.F.360. value Two Hundred Pounds.
15-HP. "Darracq" Car. I.K.1056. value Two Hundred & Fifty Pounds.
16/18-HP. "Darracq" Car. I.K.1067. value Two Hundred & Fifty Pounds.

whilst in any garage, workshop or showroom occupied by the Assured, anything herein contained to the contrary notwithstanding.

Dated this Twenty-second day of May, 1915.

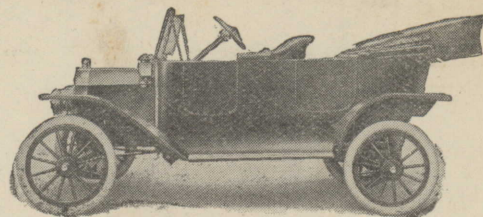
J. M. Daving

General Manager.

GB.

Telegrams:
"COOK'S GARAGE, KINGSTOWN."

'PHONES { 100 KINGSTOWN
48 ..



Agent for Ford Cars in Kingstown and Dalkey District.

Demonstrations given to intending purchasers.

Dr. to COOK'S MARINE GARAGE Co., Ltd.,

TAXIS
10d. per Mile.

MARINE ROAD,

DAY or NIGHT.

KINGSTOWN, 1st Aug., 19 16.

CARS SENT TO YOUR DOOR FREE IF INSIDE 3 MILES RADIUS.

PETROL.

W. J. M. Coulter Esq.,
Dublin

ALL MAKE OF
TYRES.

Charges for damage to car I.K.1067.

OIL & GREASE.

To supplying new seats and cushions,
and upholstery

£7. 10. 0

MOTOR

,, New door panels, and painting

6. 6. 0

SUNDRIES.

,, Head lamps (stolen)

6. 10. 0

,, Side lamps and tale lamp

1. 15. 0

REPAIRS BY
EXPERIENCED
MECHANICS.

,, New wind screens ...

3. 4. 0

,, Taking out dinges, and bullet marks

1. 1. 0

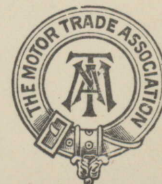
£26. 6. 0

CHAR-A-BANC
RUNS TO ALL
PLACES OF
INTEREST.



Touring Cars for Hire. Competent Drivers.

Repairs to Motor Cars and Marine Motors.



W. M. COULTER.
SOLICITOR.

TELEPHONE No. 896.

Enc/

BRUNSWICK BUILDINGS AND CHAMBERS.

200 GREAT BRUNSWICK STREET,

DUBLIN, 4th August 1916

Re - Claim of Messrs Cooks Marine Garage Co Ltd
for £25. 0. 0.

Dear Sir,

- One of your Assessors called here in reference to the above Claim, and I now send you herewith (1) Statement of damage done to Car.
(2) Original Policy No. M. 2732. Legal Insurance Company Ltd on Messrs Cooks Cars.
(3) Renewal receipt dated 10th May 1916.

Kindly hand these documents to your Assessor and oblige.

Yours faithfully,

The Secretary/

Property Losses (Ireland) Committee,
51 St Stephens Green E.

D U B L I N.

COYLE & CO., (BROKERS) LTD.,
INSURANCE BROKERS.

2834

E/P

MANAGING DIRECTOR,
FRED. S. MYERSCOUGH.

7 ANGLESEA STREET,

DUBLIN, 21st July, 1916.

Secretary,
Property Losses (Ireland) Committee 1916,
51 St. Stephen's Green,
DUBLIN.

Ackd 26.7.16

Dear Sir, re Cooks, Kingstown.

Mr. W.J.M. Coulter of No.20 Gt. Brunswick Street, Dublin has requested us to communicate with you in regard to Insurance of a "Darracq" Car the property of Messrs Cooks of Kingstown. I have pleasure in informing you that we have had the car insured *for £200* under Policy No.2723 with the Legal Insurance Company up to the 11th April 1917.

Yours faithfully,

FRED. S. MYERSCOUGH,
Managing Director.

Papers: No previous papers or claims traceable F.O.B. 24.7.16

Kindly have files search made. I recollect having seen this claim. Previous papers now attached 25/7/16

I Cde. & II have with papers. 25/7/16 I + II acted on 26.7.16

W. J. M. COULTER,
SOLICITOR.

TELEPHONE No. 896.

Enc/

BRUNSWICK BUILDINGS AND CHAMBERS.

200 GREAT BRUNSWICK STREET,

DUBLIN, 12th July 1916.

2834

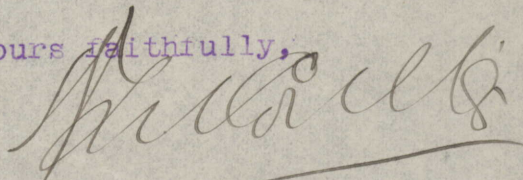
Re - Claim of Cooks Marine Garage, Company.

Dear Sir,

I beg to send you herewith Claim of the above for damage to
Taxi Cab. As regards the Insurance Policy, it is included in a larger
one, and Messrs Coyle are Agents, who can give all information about
it.

Ask for policy & last receipt

Yours faithfully,



The Secretary/

Property Losses (Ireland) Committee, 1916.
51 St. Stephens Green, East,
DUBLIN.

J
17/7/16

2834

Property Losses (Ireland) Committee, 1916.

51 ST. STEPHEN'S GREEN, EAST, DUBLIN.

Claim for Damages caused during the Disturbances on the 24th April, 1916, and following days.

I Charles Cook now residing
at Upper Georges Street Kingsdown in the City of Dublin

do hereby solemnly and sincerely declare that on or about the 24 day of April 1916, damage was done to the undermentioned Property, namely:—* a valuable Taxi Cab

* State situation of property damaged.

and such damage was occasioned to the best of ^{my}~~our~~ belief by** certain persons ^{Here state cause of damage.} unlawfully assembled in Stephens Green Dublin

And I further declare that the Property and Articles specified on the other side were so destroyed or damaged; that the Cost Price of same was as shown in each case; that at the time of the destruction or damage they were respectively of the Values specified under the head "Value of Property at time of Destruction or Damage"; and that, in consequence of such destruction or damage, claim is hereby made for the sums specified under the head "Amount Claimed"; that the Claim is made by me as Burnes, being Director of Cooks Garage Kingsdown; and that no person is interested in the said property except the Cooks Garage Company Limited

† Insert "Owner," "Lessee," or "Mortgagee," as the case may be.

‡ Insert "myself," or "ourselves," and the names of Mortgagees, Lessors, Lessees, or joint owners (if any).

and that it is not insured by ^{me}~~us~~ or any other person, § except as follows, namely:

Legal Insurance Company, Policy No. 2732, Amount £ 200
" " " " " £
" " " " " £

§ Strike out the words following if the property is not insured.

And I make this solemn Declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1835.

Made and subscribed the 28 day of July 1916, at St Brunsdown in the said City, of Dublin

W. J. M. COULTER,
SOLICITOR,
200, GT. BRUNSWICK STREET,
DUBLIN.

before me, a Justice of the Peace for the said City County.

David J. Jones J.P.

Signature of Claimant } Charles Cook

NOTE—This Claim should be accompanied by the Policies of Fire Insurance and the last receipt. in each case, or certified copies of same. When completed it is to be forwarded to the Secretary of the Committee, 51 St. Stephen's Green, East, Dublin.

Copies to agents Dublin

PARTICULARS OF THE CLAIM.

(TO BE GIVEN IN DETAIL.)

DESCRIPTION OF PROPERTY DESTROYED OR DAMAGED.	Cost Price.			Value of Property at time of Destruction or Damage.			Value of Salvage.			Amount Claimed		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
valuable taxi cab used by Cooks Marine & Garage Company				200 0 0	150 0 0	25 0 0						
				P.J.G.						P.J.G.		
<hr/>												
Carried forward.												

Property Losses (Ireland) Committee, 1916.

51 ST. STEPHEN'S GREEN, EAST, DUBLIN.

Claim for Damages caused during the Disturbances on the 24th April, 1916, and following days.

I Charles Cook now residing

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do hereby solemnly and sincerely declare that on or about the 24 day of April 1916, damage was done to the undermentioned Property, namely:—* a valuable

Taxi Cab

* State situation of property damaged.

and such damage was occasioned to the best of my belief by** certain persons

unlawfully assembled in Stephens Green Dublin

** Here state cause of damage.

And I further declare that the Property and Articles specified on the other side were so destroyed or damaged; that the Cost Price of same was as shown in each case; that at the time of the destruction or damage they were respectively of the Values specified under the head "Value of Property at time of Destruction or Damage"; and that, in consequence of such destruction or damage, claim is hereby made for the sums specified under the head "Amount Claimed"; that the Claim is made by me

as Luna, being Director of Cooks Garage Kingstown; and that no person is interested in

the said property except † The Cooks Marine Garage Company Limited

† Insert "Owner," "Lessee," or "Mortgagee," as the case may be.

‡ Insert "myself," or "ourselves," and the names of Mortgagees, Lessors, Lessees, or joint owners (if any).

and that it is not insured by me or any other person, § except as follows, namely:—

Legal Insurance Company, Policy No. 2432, Amount £ 200

§ Strike out the words following if the property is not insured.

..... " " " " £

..... " " " " £

And I make this solemn Declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1835.

Made and subscribed the 7th day of

July 1916, at 28

St. Brunswick St in the said City of Dublin

before me, a Justice of the Peace for the said

City
County.

David J. Jones J.P.

W. J. M. COULTER,
SOLICITOR,
200, GT. BRUNSWICK STREET,
DUBLIN.

Signature of Claimant } Charles Cook
of Claimants }

NOTE—This Claim is to be furnished in duplicate, and should be accompanied by the Policies of Fire Insurance and the last receipt, in each case, or certified copies of same. When completed it is to be forwarded to the Secretary of the Committee, 51 St. Steph n's Green, East, Dublin.

