

NATIONAL ARCHIVES OF IRELAND

NAI/PLIC/1

Archives are subject to copyright and should not be copied or reproduced without the written permission of the Director of the National Archives

Joseph Farmer

REPORTED ON BY COMMITTEE.

18 AUG. 1916

Policy Rettle

n not delivered See quelope at front gry 23.10.16.



Assessors Report. 8th August 1916

Claim No. 3 6 5 6 Name of Claimant Joseph Farmer (Caretaker)

Situation of Property

Mission to Seamen, 13 Eden Quay, Dublin.

Description	Claim	Insurance (if any)	Commissioners Valuation of Buildings	Assessors Valuation of full Damage	Loss Payable on basis of Insurance	Excess of Loss over and above amount payable under the Policies	
Household Goods &							
Personal Effects	259:5:II	100		176:0:0	100:0:0	76:0:0	
. Totals, $oldsymbol{\mathcal{L}}$	259:5:II	100	•••••	176:0:0	100:0:0	76:0:0	

The Building and Contents were completely destroyed by Fire.

£176

Walled Trume &

Interests in the buildings.

Award of Committee: Contents

do.

Buildings

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.

AND CONTRACTOR OF THE PROPERTY	
I loseph Farmer	
now residing	
- fl	Keeper;
do hereby solemnly and sincerely declare that on or about the day of this plant day of this	
1916, damage was done to the undermentioned Property, namely ** ** ** ** ** ** ** ** ** ** ** ** **	* State situation of
to Seamen, 13 oden Zway, Dublin	property damaged.
and such damage was occasioned to the best of my belief by ** the same being	** Here state
enhiely destroyed by fire	damage.
And We 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 us	† Insert
as† Curer; and that no person is interested in	"Owner," "Lessee," or "Mortgagee,"
the said property except : myself	as the case may be.
	"myself," or "ourselves," and then mes
and that it is not insured by me or any other person, § except as follows, namely:—	of Mortgagers, Mortgagees, Lessors, Lessees, or joint owners
Guaranke + Accident Company, Policy No. 470220 Amount & 100.	(if any). \$ 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 day of	
1916, at / L O	
in the said City; County,	
before me, a Justice of the Peace for the said	
Signature City County.	
of Claimants Myth Tarmer mod You	Ke ,
Mary AN	with
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. Stephen's Green, East, Dublin.

PARTICULARS OF THE CLAIM.

(10 в	E GIV	EN	IN	DETA	IL.)								
DESCRIPTION OF PROPERTY DESTROYED	Cost Price.			Value of Property at time of Destruction or Damage.			Value o	f Salv	age.	Amount Claimed.			
OR DAMAGED,		8.	d.	£	£ s d.			81	d.	£ s. d.			
3 Bedsteads with spring mattresses	10	10		8	15			-		8	15		
3 Beds: - 1 Feather, 1 Stair, 1 Wool.		10			10		•				10		1
Geather Pillows, 3 Feather Bolsten		17		/	17		•	-		/	17		
3 Straw Mattresses.	1		6	•	15						15		
pairs of Blanket.	7	8	6	7	8	6		•	•	4	8	6.	
6 Zuilto.		46		4	6	6				4	-6	6	
2 hours of sheets, 12 hours of	1										3)		
hillow-cases, 6 Bolsker-cases	5 6	3		6	3		-		4	6	3	3	
2 white Tablecloths, large +small	2	18	6	2	18	6				2	18	6.	
Buth Towels, 12 Toilet Towels,													
24 Jea Towels.	(C) (C) (S) (S) (S)	11	•	1	11					1	11		
Bed Valances, 6 Yoilet covers	1		·	1						1			1
2 Chests of Drawers.	3	15		3	15					3	15		
+ Bedroom chairs, 2 Bedroom	1												
looking glasses.) 1	9		1	5					1	5		
2 Dressing Tables, Marble-top	1												
washing stand.	51	17	•	1	10					1	10		-
2 Foilet sets, I You'll horse.	1	3	6		18	•		•		•	18		
Large Sitting room table	?												1
(Mahogany.)) 2	5		2		•	•			2		•	
Iside Tables Ismall fancy Table	- 1				17	•					17	•	-
Sideboard (Mahogany)	5			4	10	•				4	10		-4
2 sets of Bookshelves and books	6			5				-		5	•		
2 Arm-chair, Bed-chair complete	. 4	7	6	4	•	•	•		•	4		•	
Rocking-chair.	•	8		•	6	•	•				6		
y Sitting-room chairs.	2	9		2	2.	•	-		•	2			-
Over-mantle, mantle board	2	12	6	2	5	•					-		
Whatnot. Carried forward,			THE REAL PROPERTY.	THE RESIDENCE OF	THE RESERVE	DELTO COMPOSITION OF THE PARTY			NAME AND ADDRESS OF THE OWNER, WHEN		CONTRACTOR OF THE PARTY OF THE	CONTRACTOR OF THE PERSONS	
Carried Jordana,	80	3	5	73	17	5				73	17	5.	

DESCRIPTION OF PROPERTY DESTROYED	Cost Price.			Value of F time of D or Da	Property Destruct	y at tion	Value of	Salva	ıg e.	Amount Claimed.				
OR DAMAGED.	£		d.	£	s d	t.	£	8. d	ł.	£	s. d			
Brought forward,	80	3	6	75	14	5				72	19	5		
41	80		5	73	1					10	1			
2 Fenders, 2 sets of five irons. 2 blocks.	2,	5		2						5				
			1	4	19					7	19			
1 barpet, 1 Stearth rug.) 3	2	6	2	1					d	1			
3 models of ships in glass cases.	3	10		3						3				
1 Fretwork base, glass-fronted,														
full of antique articles	-													
from many parts.				3					•	3		•		
1 China Yea Service (very	ļ													
old and valuable!	5			4	10					4	10			
Workbox, 2 writing desks														
and contents.	3			2	15					2	15			
2 Silver Watches (Gents).	6			5	10				•	5	10			
2 sets of barvers, 1 Bread Kingle	?													
and board.	1	15		1	12					1	12			
2 dog: table knives and														
plated forks.	2		1.	2						2				
2 dog: Desert Knifes and	}													
plated forks.		12		•	12		-				12			
Idog. Kitchenkuves & forks.	1			•	10	•					10			
5 dog: tla spoons 4 table-	2													
spoons 6 desert spoons.	5 /	18		1	10					1	10			
Silver soupladle, salt,	2													
mustard spoons.					7			-			7	-		
a Quantity of Glass-wase,)													
Desanters, wire-glasses,		5		1						1	•	-		
Gumblero de.														
. Carried forward,	112	5	11	106		5		,		106		5.		

(TO	BE GI	VEN	I IN	DET	AIL.	.)						
DESCRIPTION OF PROPERTY DESTROYED	Co	ost Pri	rice.	time		operty at struction age.	Valu	e of S	salvage.	Amo	ount C	Claimed.
OR DAMAGED.	£		. d.	£	8	d.	£	8.	d.	£	8.	d.
Brought forward,	112	5	11	106	•	5	10 to 10			106		5.
Alarge quantity of glass and)											
China Vases and other or	>											
naments.) 6		•	5	10		-		-	5	10	
+ Fancy pipes; 1 Merschaum.	2	10		2				-		2		
Alarge quantity of pretures;	1											
large and small.	14			13					•	13	}.	
4 large bustain poles with migs.	1			1						1		-
spain of white lace curtains.	2			2						2		•
4 " " dark tapestry "	3			2	15					2	15	
12 white + 12 solowed Anti-	+											
macassaro.	1	15	-	1	15	•				1	15	
Several fretwork brackets of [-	
frames J	2	4.		1	15	-			•	1	15	
4 Lapestry table-cloths.	2	10	•	2	10					2	10	
Kitchen table.		14			12						12	
y Kitchen chais +1 press.	2	4	6	2				•		2		
I Singlis sewing machine; ha	ad?											
and foot.	19	15	•	8						8		
Showograph; large quantity												
ofrecords.				6				•	•	6		
Melodeons.	1	5	-	1	5	-			•	1	5	
Large mangle awringer.		5			15					2	15	-
Large washing baths, 2 small												
abuckets.	1	4		1					•	1		•
Ileval scrittle, 3, kettles, 5,											1	
énamel saucepains. J	1	14		1	10					1	10	
	NO DESCRIPTION OF THE PARTY	THE PERSONS NAMED IN	A STATE OF THE PARTY NAMED IN	TAXABLE DESIGNATION OF THE PARTY OF THE PART	Graphinos	APRICA DE LA CONTRACTOR				161	STATE OF THE PARTY OF	
	/				1		(18.0)					
		A SECOND	A STATE OF THE PARTY	A STATE OF THE PARTY	A STATE OF THE PARTY	A CONTRACTOR OF THE PARTY		A STATE OF THE PARTY OF THE PAR				

ESCRIPTION OF PROPERTY DESTROYED	Cost	Price.		Value of F time of D or Da	ropert estruct mage.	y at tion	Value of	Salva	ıg e.	Amount Claimed.				
OR DAMAGED.	£	8.	d.	£	8 0	t.	£	s. o	t.	£ e. d.				
Brought forward,	1246	12	5	161	7	5				161	7	5.		
2 Trynghans, large ?														
blothes horse. 3		4	6		6						6			
Harge clothes-basket.		3	6		2	6				•	2	6		
1604 of tools, 2 doy: brass														
stair rods.	2	10		2	-	•	•			2				
Alarge quantity of delph,)													
plates, meat dishes,	4	10		4		•				4				
thapoto 4c.		1												
Linoleum for 2 bedrooms [
and kitchen J	4	10		4			•			4	•			
9 mats; large usmall.	2		•	1	15	•	•			1	15			
3 Bird cages.	1	8	6	1	8	6				1	8	6		
5 Photo Albums, 2 large,	7													
3 small, Ilarge family Bible.	7 4			3	10	•				3	10			
5 Umbrellas; 6 Walking)													
Sticks.	2			1	15					1	15			
9 blothe's trunks.		10		6	•		•			6				
4 suits of men's clothes.		4		11	4		-	-		11	4	•		
2 Overcoats.	3	5		3	5	-	•	-		3	5			
4 pair men's Boots, 1 pair	2													
Goloshes.	1	18		2	10		-	-		2	10	•		
Spair Ladies Boots, spain	2													
Goloches. 3 suits of men's overalls 4 a quantity of under- clothing. Carried forward,	•	12	6	-	12	6	•				12	6		
4 a grantify stunder														
clothing.	3	10		3	10		-	-		3	10			
Carried forward,	227	1	5	204	5	11	•	-		209	5	11.		

(10	, DE	O.	A 1214	111	VDEI	ALLIA.	Kili						
DESCRIPTION OF PROPERTY DESTROYED		Cost Price.		Value of Property at time of Destruction or Damage.			Value	alvage.	Amount, Claimed.				
OR DAMAGED.	1. 1	£	8.	d.	£	8	d.	£	8.	d.	£	8.	d.
Brought forward,	22	7	1	5	207	5	11				207	5	11.
3 Ladie's Cospuines.		1	10		4				•		4		
4 " Skinb.			15		1	10			•		1	10	
5 " Blouses & a quantity	2												
of Underliveir.	5 4	4	15		4	•		•			4		
Ladies rain coat, 2 bustre													
coato, 4 hab.		+	5		4	•			•		4		
the Field Glasses; the Grera glass	1	2	5		2	•	•	•			2		
Clectric from, 3 Flat from, 1 Hot	-4	1	8			7,					,	/,	
Water Bottle.	10	0	0		Q	4 10					9	10	
alarge number of Hags. A number of packing-cases	2				7	10					/		
and rope lashings.			10		2	10		-			2	10	
Set, Fox Fus. & Otter Skin.	ź	2	10	•	2	-10		-	•		2	10	
a large quantity of provisions:	- 7												
Tea, Sugar, Coffee, Cocoa, Hours	k.SI	5	•		15		•		•		15	•	•
4 Window Blinds & Fittings.	1		17	8	-	16	•					16	
I quantity gent's line in collars	1											5,	
silk his, gloves, handker- chiefs and ladies handker.	5												
chiefo, silk scarves, gloves to	41 22	5	10	•	5	A.					5		
Yotal.	28	2	iny	1.	259	5	11	-	•	•	259	5	11.
					/								
							CONT.	1 5 1					

Tolegraphic Address: Compensate, Dublin.

Established 1869.

Telephone: Nº 1155.



LONDON GUARANTEE AND ACCIDENT COMPANY, LIMITED.

5, Trinity Street,

DUBLIN.

C.E.S.CREED, Resident Secretary.

TO WHOM ALL COMMUNICATIONS SHOULD BE ADDRESSED.

Fire.

DEPT

21st July,

1916

Policy No. 1470230 - Joseph Farmer

This is to certify that the renewal premium on the above policy was paid to this Company on the 9th March, 1916, and the Insurance consequently remains in force until the twenty fifth day of December, 1916.

Res. Secretary.

Clas Pred

Policy Rold WHY not delivered see Sonvelopeat from dry 23.10.

THE CONDITIONS referred to in this Policy are as follows:-

- 1. Any material mis-description of the Property purported to be insured, or of any part thereof, or of any Building or Place in which Property insured is contained, or any mis-statement of or omission to give any information material to be known for estimating the risk renders this Policy void as to the Property affected by such misdescription, mis-statement or omission respectively.
- 2. If after the risk has been undertaken by the Company, anything whereby the risk is increased be done to Property hereby insured, or to, upon, or in, any Building hereby insured, or any Building or Place in which Property hereby insured is contained, or if any Property hereby insured be removed from the Building or Place in which it is herein described as being contained, without, in each and every of such cases, the previous assent or sanction of the Company signified by endorsement hereon, the insurance as to the Property affected by any such causes ceases to attach.
- 3. This Policy does not cover Property held in Trust, or on Commission, unless expressly described as such, nor China, Glass, Looking Glasses, Jewels, Clocks, Watches, Trinkets, Medals, Curiosities, Manuscripts, Prints, Paintings, Drawings, Sculptures, Musical, Mathematical, or Philosophical Instruments, Patterns, Models or Moulds, unless specially mentioned in the Policy; nor Deeds, Bonds, Bills of Exchange, Promissory Notes, Money, Securities for Money, Government or other Stamps or Books of Account; nor Gunpowder; nor Loss or Damage occasioned by, or happening through, subterranean fire, earthquake, hurricane, volcanic eruption, or other convulsion of nature, Invasion, Foreign Enemy, Insurrection, Civil Commotion, Riot, or any Military or Usurped Power whatever; nor by the act of any person or persons engaged or concerned in notorious resistance to the authority of Magistrates, or any other lawful authority; nor Loss or Damage to any Goods which may be destroyed or damaged whilst undergoing any process in or by which the application of fire-heat is necessary; nor Loss or Damage arising from, or through, Fermentation, or Heating, or Spontaneous Combustion, of the subject insured; nor Loss or Damage caused by Explosion, other than Explosion of Coal Gas in a Building not being part of any Gas Works; nor Loss or Damage, is insured by, or would but for the existence of this Policy be insured by any Marine Policy or Policies, except in respect of any excess beyond the amount which would have been payable under the Marine Policy or Policies had this Insurance not been effected.
- 4. This Policy will not be in force as to any Property hereby insured, the right or title to which, or the right to possession of which, shall have passed or shall pass from the Insured to any other person, otherwise than by Will or operation of law, unless and until notice of such change shall have been given to the Company and the continuance of the insurance in favour of such other person shall have been declared by a Memorandum endorsed hereon by or on behalf of the Company.
- 5. No Insurance will be in force until the Premium, or a deposit on account thereof, shall have been actually paid, and a receipt for the same on the printed form issued by the Company shall have been signed by an authorised Officer, or Agent of the Company, and delivered or sent to the Insured or his Agent. No receipt for renewal of any Premium, or any other payments to the Company in respect of this Policy, will be recognised, unless on the printed form issued by the Company and signed by a duly authorised Officer or Agent of the Company.
- 6. On the happening of any Loss or Damage to any Property hereby insured, the Insured is forthwith to give notice in writing thereof to the Company; and within fifteen days at latest, to deliver to the Company as particular and detailed an account, in writing, as reasonably practicable of such Loss or Damage, and of the estimated amount thereof, having regard to the value, at the time of the fire, and of the several articles or matters to which the Loss or Damage applies, and in support thereof to give to the Company all such vouchers, proofs, and explanations as may be reasonably required, together with, if required, a statutory declaration of the truth of such particulars and estimate; and the Insured shall produce to the Company, or their Agents in that behalf, his books of account, and such other documents as may be reasonably required; and, in default thereof, no claim in respect of such Loss or Damage shall be payable until such notice, accounts, proofs and explanations respectively shall have been given, and such documents as aforesaid produced.
- 7. If the claim be in any respect fraudulent, or if any untrue statement or representation be made in support thereof, or if the fire was occasioned by or through the wilful act or the procurement or connivance of the Insured, or any claimant under the Policy, all benefit under this Policy will be forfeited, and no claim will be recoverable by action, arbitration, or otherwise.

- 8. The Company may, if they think fit, wholly or in part rebuild, reinstate or replace, buildings, goods, merchandise, and other the property damaged or destroyed, or any part or parts thereof respectively, and if any such property, or any part thereof respectively, shall, at the time of the damage or destruction be to any extent insured by any other Policy, this Company may join or concur with any other Company or insurers, in wholly, or in part, rebuilding, reinstating, or replacing, the same respectively, or any part thereof respectively. If this Company elect so to rebuild, reinstate or replace, or to join with any other Company or insurers in rebuilding, reinstating, or replacing, no money shall be payable to the Insured under this Policy, except in respect of such part (if any) of the property hereby insured as shall not be so rebuilt, reinstated, or replaced, and under no circumstances shall this Company be liable, or be called upon, to pay or expend in respect of, or in relation to, any such rebuilding, reinstatement, or replacement, or any expense, or outlay, incidental thereto, more in the aggregate than the sum for which the property damaged, or destroyed, and which the Company shall have elected to rebuild, reinstate, or replace, is hereby insured, or a proportionate part thereof in case of any such other insurance as aforesaid. No acts done, or caused to be done by this Company with respect to property damaged or destroyed, or the salvage thereof, for the purpose of ascertaining the extent of Loss, or Damage, or the cost of rebuilding, reinstating, or replace, shall be deemed an election by this Company to rebuild, reinstate, or replace, er to concur therein, and this Company shall have obtained all such information and all such plans and estimates as may be deemed necessary or expedient for the purpose of such election or otherwise.
- 9. Upon the happening of any Loss or Damage to any property in respect of which a claim shall have arisen, or may be alleged to have arisen, under this policy, this Company may, without being deemed wrong-doers, by their authorised officers and servants or others enter into possession of the building or place in which such Loss or Damage has happened, and of any property contained therein, and of any premises connected therewith, then in the occupation of the Insured, and may examine, sort, sift, arrange, remove, or otherwise deal with, the contents thereof and the building, property, and effects, in respect of which a claim may be alleged to have arisen, and may keep possession of such building and premises and other property and effects, until the claim is adjusted or settled, and this Policy shall be proof of leave and license for that purpose.
- 10. If at the time of Loss, or Damage, happening to any property insured by this Policy, there shall be any other subsisting insurance, or insurances, whether effected by the Insured, or by any other person, covering the same property, or any part thereof, this Company shall not be liable to pay, or contribute, in respect of such loss or damage, more than its rateable proportion of the aggregate liability under all the insurances covering such property, and on the happening of any Loss or Damage, the Insured shall forthwith give notice in writing to the Company of all other insurances covering any property hereby insured, and no claim under this Policy shall be payable until such notice has been given.
- 11. In all cases where any other subsisting insurance, or insurances, whether effected by the Insured, or by any other person, covering any property hereby insured, either exclusively, or together with any other property in and subject to the same risk only, shall be subject to average, the insurance on such property under this Policy shall be subject to average in like manner, and in ascertaining the separate liability of this Company as provided in the last preceding condition, this condition as to average shall be taken into account.
- 12. If any question or difference shall arise under this Policy, whether as to the liability of the Company or as to the amount of adjustment of any Loss or Damage, or otherwise, every such question or difference shall, if required by the Company, be referred to the decision of two Arbiters, one to be chosen by the Company and the other by the Insured, with power to said Arbiters to appoint an Umpire. The costs of and connected with the Arbitration shall be in the discretion of the said Arbiters or Umpire, who shall also have power to take evidence and compel production or exhibition of documents.
- 13. In all cases where this policy is void or has ceased to be in force under any of the foregoing conditions, all moneys paid to the Company in respect thereof for Premium or otherwise shall be forfeited to, and retained by the Company.
- 14. Any Warranties to which the Property insured or any item thereof is, or may at any time be made subject, shall attach and continue to be in force during the whole of the currency of the Policy; and notwithstanding the Second Condition, non-compliance at any time with any of the Warranties shall be a bar to any claim in respect of such Property or item.

Pilin

London Guarantee
and
Accident Company, Ltd.

FIRE POLICY.

No. 1470220

Name J. Farmer

Sum Insured, £, 100

Renewable Christmas

Agency Dublin Branch

Policies and their Conditions should be carefully examined and in the event of any correction being found necessary the Company should be communicated with at once.

A 3.

#First Bremium.

From 9th January 1914

In 20th Dacember 1914

Reference on Policy No.

Acreby cancillad & ...

ESTABLISHED 1869.

Sum Insured

Annual Free Policy.

No. 1 4 7 0 3 2 0

ESTABLISHED 1869.

AND ACCIDENT COMPANY,

ne Hundred Pounds

HEAD OFFICE:

20, 21 & 22, LINCOLN'S INN FIELDS, LONDON, W.C.

This Policy of Insurance Mitnesseth that Joseph FARMER of No. 13 Eden Quay, Dublin.

hereinafter called the Insured, having paid to the LONDON GUARANTEE AND ACCIDENT COMPANY, LIMITED, hereinafter called the Company, the sum shown under the First Premium above, for insuring to the extent hereinafter mentioned against Loss or Damage by Fire and Lightning, the Property hereinafter described, namely:—

On Household Goods, Linen, Wearing Apparel, Frinted Books, Flates, Wines and Liquors, Jewels, Olooks, Watches and Trinkots, Musical, Mathematical and Fhilosophical Instruments, China, Glass, Locking Glasses, Earthenware, Painthnes, Frints, Drawings, Guriostites and Soulphure (in the event of loss, no one Painting, Frint, Prawing, Guriostity, or pleas of Soulphure to be deemed of greater value than 25) all in private use in the insured's dwelling rooms, founding part of the building, build or stone built and slated or tiled, situate No.13 Eden Quay, aforesaid, otherwise occupied by the Segmens' Institute.

€ 100

The Company hereby agrees with the Insured (but subject to the Conditions contained herein and endorsed hereon, which are to be taken as part of this Policy), that if the Property above described, or any part thereof, shall be destroyed or damaged by Fire or Lightning, at any time between the dates shown above under the accept the sum shown under the Annual Premium above, on or before the Quarter Day above mentioned, in each succeeding year, the Company, and the Company shall (provided that the Insured duly observes such Conditions and performs his obligations thereunder such Conditions being so far as the nature of them respectively will permit precedent to the right of the Insured to recover hereunder), to pay or make good to the Insured, or the Insured's Executors or Administrators, whole the sum stated under the Sum Insured above written.

Signed for and on behalf of the Company this sighteenth

day of May

One thousand nine hundred and sixteen

Examined \$4.

Payable at Christmas

Quarter Day

: 2 : -

M. R. Strong goint Scretary.

The time of expiry of this insurance is four o'clock in the afternoon of the day specified in this party



PROPERTY LOSSES (IRELAND) COMMITTEE, 1916.

51 St. Stephen's Green E.,

DUBLIN, 6th October 1916.

No. 3656

SIR,

I am returning herewith the $\frac{\text{Policy}}{\text{Policies}}$ of Insurance and Receipt furnished in connection with the above Claim.

(London Guarantee, No 1470220)

Your obedient servant,

J. J. HEALY,

Secretary.

Joseph Farmer: Esq