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PLIC 1/5188

576H.

Globe Express Co Ltd.
(per W. A. Mcbleane Manager)

REPORTED ON BY COMMITTEE.

29 JAN. 1917

Caledonian - 2 Policies. Last Policy.

Insurance Policies

12th March, 7.

re Claim No: 5764. Globe Express Co.

Dear Sirs,

In reply to your letter of the 10th instant, I beg to say that the award of £452. 0. 3 made in this case is made up thus :-

Office utensils, Furniture & Fittings	£	s.	d
	170.	0.	0
Goods in Transit	282.	0.	3

This payment is in full settlement of the Claims made under the heads specified. None of the other items claimed for, outside buildings, were admissible under the terms of reference.

Yours faithfully,

Messrs
Bradley & Sons,
11 Lower Ormond Quay,
Dublin.

Secretary.

In re

5764

Offices, 11, Lower Ormond Quay.

Dublin 10th day of March 1917

W.G. BRADLEY & SONS
SOLICITORS.

A. E. BRADLEY,
W. G. BRADLEY,

Commissioners to Administer Oaths.

TELEPHONE N^o 330.

*Papers
Hewitt 10/12/17*

The Secretary,
Property Losses Committee,
51 Stephen's Green.

Dear Sir,

Globe Parcel Express Claim.
Re Claim 5764.

We have to-day received from the Chief Secretary's Office a draft in favour of our clients for £452:0:3 which is stated to be in full discharge of their claim No. 5764 contents of 8 Eden Quay.

We should be glad to know whether this payment is in full settlement of that portion of their claim which amounted to £599:10:8½ or whether it includes any portion of their claim for goods on their premises belonging to other persons which in our clients' hands for conveyance.

At the time our clients lodged their claim it was not possible to give the exact amount of our clients' claim in respect of customers goods lost but subsequently full particulars were forthcoming and were submitted to the Government assessors Messrs Montgomery & Co.

Yours faithfully,

W. G. Bradley

Assessors Report. 314.

Claim No. 5764. Name of Claimant W.A. McCleane,
Manager Globe Express Co, Ltd.

Situation of Property 8. 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
Building of 8 Eden Quay.	£3111.0.0	1170	1062	2830	1170	1660
Rent 3 years.	270.0.0	-	-	-	-	-
Office Utensils) Furniture & Fittings)	204.9.4	100	-	170	100	70
Temporary Offices in Liffey St & Mary St.	12.19.3)		-	-	-	-
Staff Wages 2 weeks.	26.0.4)	indirect	-	-	-	-
12 Horses 2wks keep.	24.0.0)	loss.				
Cash in office.	35.0.0		-	-	-	-
Claim for goods in transit.	372.3.9	600	-	282.0.3	282.0.3	Nil.
Telephone Service 3 months.	16.18.3			-	-	-
Rent of temporary premises.	285.0.0			-	-	-
Solrs costs of claim.	35.0.0			-	-	-
TOTALS, £	4392.10.11	1870	1062	3282.0.3	1552.0.3	1730.

3111
 1281 10 11 700
 452 0 3 88 0 3

Interests in the buildings

The Rent was insured by Landlords, Messrs Kirby & Ridsdale (see Dyas Claim No. 5456) by Commercial Union Policy No. 6921009.

The Report on this claim has been held in abeyance at the request of Messrs Bradley & Son the Solicitors of the Globe Express Co, Ltd, in order to allow their claims in respect of lost property, to be dealt with fully & collectively.

W. Montgomerie
 27th December, 1916.

Award of Committee: Contents | 3282 0.3 P 150

do. Buildings | 3282.0.3
 10
 16

REPORTED ON BY COMMITTEE

29 JAN 1917

Globe Express Claim No.5764.

Summary of Claims

For Loss of Goods in Transit.

<u>Name.</u>	<u>Amount.</u>	<u>Insurance.</u>	<u>Claim Admitted.</u>
L.J. Long & Co.	£20.16.9	Nil.	£20.16.9
Russell McFarlane & Co.	19. 7.3	Insce Co not liable.	19. 7.3
Hannigen & Shackleton.	13.10.0	Nil.	13.10.0
George B.Morrison & Sons.	2.16.5	"	2.16.5
J.Harrison.	43. 9.8	"	43. 9.8
Anackers Limited.	5. 7.7	"	5. 7.7
Stephen Wilson.	4.16.0	"	4.16.0
Newson & Sons.	16.10.0	"	16.10.0
Carolin & Egan.	4.12.0	"	4.12.0
Johnson & Co.	2.19.3	"	2.19.3
Humphry Ltd.	6.11.1	"	6.11.1
Champion Davis & Co.	4.12.6	"	4.12.6
Gaynor & Co.	1. 0.3	"	1. 0.3
M.J.Moran.	4. 1.0	"	4. 1.0
Mrs L. Farnan.	4.10.0	"	4.10.0
H.E. Taffe.	19.2	"	19.2
Farquharson Brothers.	2. 6.0	"	2. 6.0
Louis Lanigan.	2.16.8	"	2.16.8
H.Wigoder & Co.	2.10.0	"	2.10.0
J.J. Kelly.	7. 0.0	"	7. 0.0
Mrs Walker, Rathfarnham.	3. 6.0	"	3. 6.0
E. Cassan.	7.15.0	"	7.15.0
Quinton Kennedy.	2. 0.0	"	2. 0.0
Laurence & Co.	2.15.0	"	2.15.0
do	8.11.6	"	8.11.6
J. Condon.	3.18.0	"	3.18.0
Catholic Truth Society.	5. 5.9	"	5. 5.9
Gorevan Brothers.	13.13.11	"	7.11.10
£6.2.1 included in claim of Harrison.			
P.O'Reilly.	2. 1.5		2. 1.5
George W. Barrett.	31. 5.8		31. 5.8
Quick & Co.	1. 7.0		1. 7.0
C. Harper & Co.	2.15.6		2.15.6
W. Brooks & Co.	2.16.0		2.16.0
Roscrea Bacon Factory Ltd, owners unknown.	2.12.5	see foot note.	Nil.
Clerical Vestments.	50. 0.0	do	
Sundry Boxes.	61.10.0	in full settlement as arranged.	30. 0.0
	<hr/>		<hr/>
	£372.3.9		£282.0.3
	<hr/>		<hr/>

N.B.

Lafayette Ltd.

Included in Lafayettes Claim No.5872. £31. 0. 0.

Roscrea Bacon Factory Ltd.

2.12. 5

Invoice dated 16th February, 1916. The Bacon is stated to have been delivered, but no proof now exists of delivery.
(disallowed)

Clerical Vestments.

50. 0. 0

In stores for over 2 years and no claim has ever been received (disallowed)

Sundry Consignments.

61.10. 0

Various boxes which have accumulated & upon which some claims may be made adjusted by arrangement by payment of £30 in full settlement.

£145. 2. 5

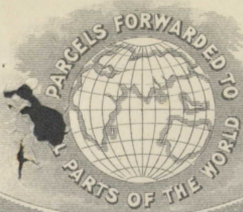


Dublin, July 31st 1916
 Goods burned at 8 Eden Quay Dublin
 April 1916

Description Cost Value

Summary

No	Description	Cost	Value
		£ S d	£ S d
No 1	Basement	30 1 0	26 1 0 ✓
2	Despatch Dept Ground floor	69 17 6	63 14 6 ✓
3	Cashiers office Ground floor	85 0 0	78 6 0 ✓
4	Store Room	100 0 0	100 0 0 ✓
5	Side office above store Room	14 7 0	12 15 0 ✓
6/7	Managers office backroom 1 st Floor	32 12 0	29 4 0 ✓
8	Front office. 1 st Floor	7 16 0	6 18 0 ✓
9	Hall + staircase of 2 nd + 3 rd Floors	30 0 0	19 9 6 ✓
10.	Telephone instruments etc as per statement attached		16 18 3 ✓
11-15	Goods in Main office awaiting delivery + destroyed by fire		169 3 6 1/2 ✓
16	Fitting up temporary premises at 31 Upper Lifford + 24 Mary St Dublin + also in stables to use as offices as per Curran's account		12 19 3 ✓
17	Digging and barrowing for safes in debris as per Bolton's account		3 1 4 1/2 ✓
	CPD		£ 538 10 4 1/2

To the  **GLOBE EXPRESS, Limited**
 INLAND, FOREIGN AND GENERAL CARRIERS.
 Shipping, Insurance and Railway Agents.

Dublin, July 31st 1916
 Goods burned at 8 Eden Quay Dublin
 1 April 1916

Description	£	s.	d.
<u>Summary</u>			
B/Fwd	538	10	4 1/2
18 Wages of staff for fortnight viz. week ending 3/5/16 " " " 12/5/16	26-0-4	14	4 0
		11	16 4
19 Feeding of 12 horses for 2 weeks at £12 per week	x	24	0 0
20 Fencing ruins by order of Corporation of Dublin as per Curran's account		11	0 0
		£	599 10 8 1/2

Please add to above;

- 21 Rents of premises Nos 7 + 8 Eden Quay
 accruing from 1st May 1916 Δ viz
 No 8 @ £90 per year
 No 7 @ £775-0-0 "
 in addition to rents of new temporary
 premises at 31 Upper Keffey St + 24 Mary St
 @ £65 per year + £30 per year respectively.
- 22 Solicitor's Costs and Architect's
 and Builder's fees

5762

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 ^{William}
~~We~~ ^{John} ~~William A. McLeane~~ now residing

at 31 Whitefeather Street in the City of Dublin
~~Managers of the Globe Express Ltd~~ in the County of Dublin

do hereby solemnly and sincerely declare that on or about the 24th day of April

1916, damage was done to the undermentioned Property, namely:—* 108 Eden Quay

Dublin together with the goods office furniture fixtures and the premises
21 Harbour Place & Harbour Court

and such damage was occasioned to the best of ^{my} ~~our~~ belief by** bombardment

by the military and by fire

And ^I ~~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~~

as [†] Lessee in occupation; and that no person is interested in

the said property except [‡] W^m John Kirby & Co W^m Kincaid the Lessors

from whom the globe Express Ltd held under Lease 2^d March 1875

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

<u>Galadonian</u>	Company, Policy Nos <u>344017,</u>	Amount <u>£ 11.50</u>	<u>Building</u>
<u>Yorkshire Insurance</u>	" " <u>344018</u>	" <u>£ 1965.</u>	<u>Buildings Goods & rent</u>
" " <u>aircraft</u>	" " <u>1224082</u>	" <u>£ 168.</u>	<u>" and rent.</u>
" " <u>aircraft</u>	" " <u>1232036</u>	" <u>£ 168.</u>	<u>" and rent.</u>
" " <u>aircraft</u>	" " <u>4, 30059.</u>	" <u>£ 168.</u>	<u>" and rent.</u>

And ^I ~~We~~ 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 14th day of

August 1916, at

4 Bachelors Walk in the said City, County,

before me, a Justice of the Peace for the said

City County.

Signature of Claimant } William A. McLeane.
of Claimants }

James J. Scannell.

* State situation of property damaged.

** Here state cause of damage.

† 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).

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

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. *(continued).*

(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.
<i>Brought forward.</i>										3100		
<i>of searching for safes in debris etc as per particulars annexed hereto</i>										599	10	8½
<i>Rents of premises which lessors claim to be entitled estimated claim 3 years @ £90 per an.</i>										270	0	0 ✓
<i>Rent of temporary premises at £31 Upper Rifley Street & 24 Mary Street at £95 per annum</i>										285	0	0 ✓
<i>Estimated Solicitors charges estimated architects fees particulars of Holdings and preparing claim</i>										35	0	0 ✓
<i>Carried forward.</i>										4289	10	8½

GOVERNMENT COMPENSATION CLAIMS.

WM. MONTGOMERY & SON,
INSURANCE ASSESSORS,
VALUERS AND SURVEYORS, &c.

Temporary Offices:

College Green,
1 Foster Place

Dublin, 9th Novr 1916 1916.

J.J. Healy Esq, Secy,

Property Losses (Ireland) Committee, Dublin.

Dear Sir,

re-Claim 5764: Globe Parcel Express.

We observe in the list of goods in transit which were lost in the Globe Express Office the claim of Newsom & Sons, Patrick St, Cork, for £16. 10. 0. In investigating this claim we find that Messrs Newsom sent in a separate claim for this amount and possibly it has been dealt with separately. Would you kindly inform us with regard to this so that we may strike it out of the "Globe" claim.

Yours faithfully,

W. Montgomery for

For inquiry
no record
15/11/16

Messrs Montgomery,

There is no record of the receipt here of a claim from Newsom there

J.M.
14/11/16

COMMERCIAL UNION ASSURANCE COY LTD.

Wm John Albert Kirby, of St Servan, France & Edwd W. Knocker of Castle Hill House, Dover, Esq. Copy of policy No 6921009.

On 1 Years rent of the following buildings :-

No 8 Eden Quay, Dublin, occupied by the Globe Parcel Express as Receiving and Delivery Office as Offices as Dwellingrooms and as stables £91.13.6

No 14 Eden Quay, Dublin, occupied by a Spirit Dealer as Salesshop Billiard room & dwelling house £88.19.8

No 15 Eden Quay, Dublin, occupied by the City of Dublin Steam Packet Coy as offices and forming part of the same building as Nos. 16 & 17 Eden Quay which are occupied as Offices £111.19.0

On 5/7ths of 1 year's rent of the following buildings viz :-

No 9 Eden Quay, Dublin, occupied as Iron Goods store and as forge. Warranted that Smith hearth be properly reconstructed and a proper flue or vent made in connection therewith as Iron-mongers sale shop & stores and as Offices and dwellingrooms. Subject to the attached M.O.C £69. 5.9

No 10 Eden Quay, Dublin, occupied by a Spirit Dealer as Shop, stores & Offices & Dwellinghouse £72.12.3

No 11 Eden Quay, Dublin, occupied as the Douglas Hotel & Dining rooms £50. 0.0

Total £484. 0.2

We hereby certify that the premium on above policy was duly paid at Michaelmas 1915 & the insurance is in force up to Michaelmas 1916.

Commercial Union Assce Coy Ltd.

COPY.

B

Policy No. **Y** 30059.

Premium £ 11 : 13 : 6.



GOVERNMENT AIRCRAFT AND BOMBARDMENT INSURANCE.

This Policy is issued through the agency of
THE YORKSHIRE INSURANCE COMPANY LIMITED.
Head Office : York.

THIS POLICY OF INSURANCE made the Twentyfourth day
of March, 1916, ~~=1915,~~ WITNESSETH that in consideration
of The Globe Express Limited.

(hereinafter called the Insured) paying to HIS MAJESTY'S GOVERNMENT
(hereinafter called the Government) the premium above mentioned, for insuring,
as hereinafter mentioned, the following property, viz. :—

On the property or several items of property described, and
each of the matters specified, in the Fire Policy No. 1220344, 1227082, 1232936,
effected by the Insured with THE YORKSHIRE INSURANCE 1234443 & 429608.
COMPANY LIMITED, ... For £3,733 the
sum or several sums thereby insured thereon.

The GOVERNMENT agree with the Insured (subject to the Terms and
Conditions printed on the back hereof, or otherwise expressed hereon, which are to
be taken as part of this Policy) that if after payment of the premium the above-
mentioned property or any part thereof, shall be destroyed or damaged directly or
indirectly by AERIAL CRAFT (hostile or otherwise), or Shots, Shells, Bombs
or Missiles from or used against Aerial Craft, or by BOMBARDMENT BY HOSTILE
GUNS not landed on British Territory, at any time before four o'clock in the
afternoon of the Twentyfourth day of March 1917.
the Government will pay or make good all such Loss or Damage within 30 days
after it has been adjusted to an amount not exceeding in respect of the several
matters the subject of this insurance the sums hereby insured thereon respectively,
and not exceeding in the whole the sum of Three Thousand Seven
Seven Hundred and Thirty Three Pounds.

IN WITNESS whereof I, being an Official of THE YORKSHIRE
INSURANCE COMPANY LIMITED, have hereunto set my hand.

(Sg^d.) J.J. Acason.

Secretary.

For His Majesty's Government.

Branch

Agency Lublin. W.A.McClean.



TERMS AND CONDITIONS.

1. This Policy shall not cover Consequential Loss or Damage of any kind or description unless it is hereby expressly covered, nor any Loss or Damage which would have been covered by a Policy of Insurance against loss by fire containing a clause in the following words:—"This Policy does not cover Loss or Damage occasioned by or happening through Invasion, Foreign Enemy, Riot, Civil Commotion or Military or Usurped Power," if such a Policy had been then in force.

2. If at the time of the Loss or Damage there is any Fire Policy effected by the Insured or anyone acting on his behalf covering any of the property or matter or any item thereof hereby insured subject to average the Insurance by this Policy thereon shall be subject to average in like manner. And if there is not then any Fire Policy covering any of the property or matter or any item thereof hereby insured the Insurance by this Policy thereon shall be subject to average. And if at the time of the Loss or Damage the property or matter or any item thereof hereby insured shall be also insured by any Fire Policy which is not subject to average, then if the sum insured thereon by this Policy shall be less than the sum insured thereon by the Fire Policy the Insured shall be considered as being his own Insurer for the difference and shall bear a ratable proportion of any loss or damage. And if at the time of any Loss or Damage there shall be any other subsisting Insurance covering such Loss or Damage or any part thereof the Government shall not be liable for more than its ratable proportion of the Loss or Damage nor until the Insured has exhausted his rights under such subsisting Insurance or Insurances.

3. On the happening of any Loss or Damage, the Insured shall forthwith give notice thereof in writing to the Government and shall within thirty days after such Loss or Damage or such further time as the Government may allow, deliver to the Government a Claim in writing for the Loss or Damage containing as particular an account as may be reasonably practicable of the property destroyed or damaged and of the amount of Loss or Damage. The Insured shall also give to the Government all such proofs and information with respect to the Claim as may be reasonably required. No Claim under this Policy shall be payable unless the terms of this Condition are complied with.

4. If the Claim shall be in any respect fraudulent, or if any fraudulent devices are used by the Insured to obtain any benefit under this Policy the Government shall not be liable to pay or make good any Loss or Damage under this Policy.

5. The premium or any part thereof shall not in any event be returnable.

6. The Insured hereby warrants that this Policy is not a Re-insurance.

NOTE.—Whenever the Insurance on any property or matter hereby insured is or becomes Subject to Average if the property or matter is of greater value than the sum hereby insured thereon the Insured shall be considered as being his own Insurer for the difference and shall bear a ratable share of any Loss or Damage accordingly.



The Yorkshire Insurance Company Ltd.

(ESTABLISHED AT YORK 1824.)

COPY OF POLICY, NO.

1 2 2 7 0 8 2

SUM INSURED

DUE

ANNUAL PREMIUM.

£ 1965

Michaelmas

£ 2: 19: 0.

THE GLOBE EXPRESS LIMITED OF NO. 8, EDEN QUAY, DUBLIN,
CARRIERS.

417-18.

On Goods stored by order of or waiting instructions from owner or waiting delivery for which the Insured are responsible in the premises all communicating situate No.8, Eden Quay aforesaid	£ 600
On Office Fixtures including Gas and other Fittings therein.	50
On Office Furniture Printed Books and unused Stationery therein.....	50
On Plate Glass Lettered and Painted Office Windows and Door of said No.8, Eden Quay	20
On the Building of the Food Boiling House brick built and roofed with corrugated iron and marked A. on rough sketch plan of Insured's yard at rear of Nos, 9/13, Marlborough Place, Dublin	nil
On the Building of the old Coach-house now used as stable brick and timber built and roofed with corrugated iron near to last mentioned and marked "B" on said sketch.	15
On the Building of the Coach-house and Stables, adjoining last mentioned, brick and timber built and roofed with slates and marked "C" on said sketch	240
On Horses (limit £40) Vehicles (Motor Vehicles excluded) Harness, Fodder, Stable Utensils and such like therein and also in the next two mentioned buildings, also communicating	845
In equal proportions on the buildings of two sets of loose boxes marked "D" and "D1" on said sketch and timber built and roofed with corrugated iron adjoining last mentioned.	15
On the Building of the corrugated iron roofed open shed, marked "E" on said sketch adjoining C & D	80

P.T.O

On the building of another Van Shed communicating with last and of similar construction marked "F" on said sketch.

nil

On one year's rent of above mentioned Buildings subject to attached Rent Clause and Condition of Average.

50
1965
=====

ONE THOUSAND NINE HUNDRED AND SIXTY-FIVE POUNDS

Said Buildings are brick or stone built and slated or tiled except as otherwise mentioned.

Average and Rent Clauses.

Policy No.4/1220136 cancelled and a return $\frac{1}{4}$ of a year and 8 weeks premium		16/-	a lld
Policy No.3/1225379 " " " of 8 weeks premiums		1/9	
		<u>17/9</u>	

Memo:- It is hereby declared and agreed that the Insurance by the first item of this Policy shall now extend also to cover similar property as therein described in the buildings mentioned in the 10th and 11th items **hereof**. The insurance by said 1st item is now declared to be subject to the affixed condition of Average.

RENT CLAUSE.

It is hereby declared that the above Insurance on Rent shall only come into operation in the event of the premises being so damaged by fire as to become untenable, and that the sum for which this Company shall be liable thereunder shall be proportioned to the time necessary for reinstatement or for perfect repair, the actual rent when that does not exceed the sum insured, to be taken as the basis of calculation.

Pro Rata Condition of Average.

Whenever a sum insured is declared to be subject to Average, if the property covered thereby shall at the breaking out of any fire be collectively of greater value than such sum insured, then the Insured shall be considered as being his own Insurer for the difference, and shall bear a rateable share of the loss accordingly.



