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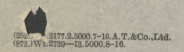
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Park Molan

REPORTED ON BY COMMITTEE.

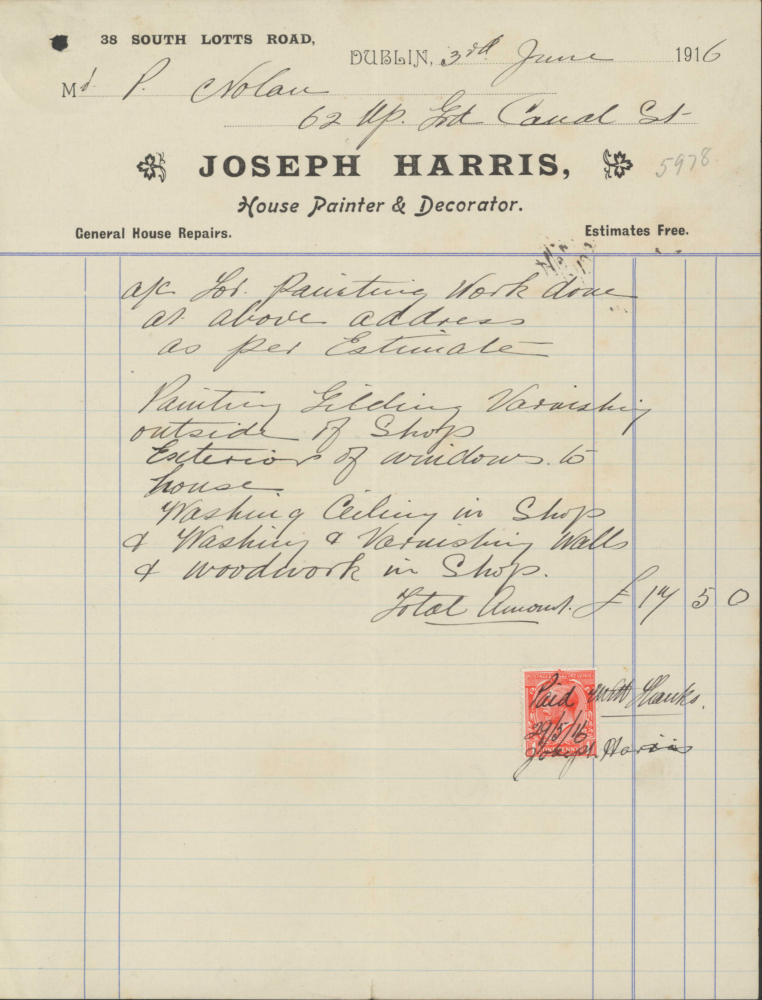
23SEP.1916



PROPERTY LOSSES (IRELAND) COMMITTEE, 1916.

Inspector's Report.

Name of Claimant Patrick Notan Occupation Grover & Publican.										
Name of Claimant	rich Nota	m.	Occu	ipation 570	ear third	ican.				
Situation of Property 62 Approbrand Canal St. 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				
Granding Grand Granding Consequential 1.2. Bounding out assistant	\$ 50.00	1000 glass shop rout only.		17.5.0	14.5.0	2.0.0				
Totals, £	74.5.0	1000		19.5.0	17.5.0	2.0.0				
Interests in the buildi	119.50	marin	igated the	remoute	n. Tha	we.				
Remarks desintances con ithmost & in respect of Elass in Shop front. It is invenera with Celtin Company (Policy No 2670) but the Policy contained no Condition as to Riot to at his time the Signature of a consistion of the Policy Conditions have Date 9 the Sept. 1916.										
Award of Committee:	Contents	£17.	5.0		100					
Do.	Buildings	*	ung							
		124 17								



Leinster Building Works, Grand Canal S. Dublin, 3 = ang 1916. H.& J. MARTIN, LTP. Telegraphic Addresses:-"CONTRACTOR, BELFAST." "CONTRACTOR, DUBLIN". DUBLIN TELEPHONE Nº 1176 1. nolan, Eg., 5978. Head Office, ORMEAU ROAD, BELFAST. Bath avenue Dear Sir We hereby propose and agree to repair the broken Lead Lights in your Shop also the plate Glass windows as pointed out for the sum of \$ 7-0-0 say. Seven pounds stg. Jours faithfully I Washing to Front Plate head hights shops and of Plats glass Drawing Room

4' x 4') £ 7

JOS TIERNEY, 3, Westmoreland Street.

Dublin 16 4 Fingst 1916 reblation Patrick Aslan 4906, be and signed by blannant herein, together with the fire Policy and last receipt for the premum thereon. Kindly bring forward the blaum befor the fourtille with as little delay as possible and oblige: Faithfully Yours loseph herney The Secretary Property Losses (Ireland) formuitlee Groberty formuitlee Grober

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.

The Pabrick Volan now residing at 76 Aadengton Road in the City of Dublen	g
at The Aardington Road in the City of Dublin	int
do hereby solemnly and sincerely declare that on or about the 27.4 day of April	
1916, damage was done to the undermentioned Property, namely:—* 62 upber	
Grandbanal Street in the for of Dublin	** State situation of property damaged.
and such damage was occasioned to the best of my belief by ** gun fire	** Here state cause of 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 Value 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	es ;
sums specified under the head "Amount Claimed"; that the Claim is made by m	e S + Insert
ast Owner ; and that no person is interested in	"Cwner," "Lessee,"
the said property except # Muyself.	"Mortgagee, as the case may be.
and that it is not insured by me or any other person, § except as follows, namely:— Which affect Company, Policy No. 20/04-58, Amount £ 2000-0-0	of Morigagor Mortgages, Lessors, Lessors, Lesses, or joint owners (if any). Strike out the words following if the property not insured.
,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	
And I make this solemn Declaration conscientiously believing the same to be true, and by	v
virtue of the provisions of the Statutory Declarations Act, 1835.	
Made and subscribed the 16 7 day of	of
august 1916, at 3 W 30	Amorel
before me, a Justice of the Peace for the said City, before me, a Justice of the Peace for the said in the said City, to administration to administration to be the said in the said City, to administration to administration to be the said in the said City, to administration to administration to be the said country of t	cafure
Simple Of County: Will W	
Signature of Claimants of Claimants Claimants Commiss	iaer.
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	

PARTICULARS OF THE CLAIM.

(TO BE GIVEN IN DETAIL.)

DESCRIPTION OF PROPERTY DESTROYED OR DAMAGED.		st Price		or	of Prop f Destr Damag	e.			alvage.			laimed.
blavin of M! Patrick Vol uffer Grand Band Stre fire during the disturb The blaving ant els	an fance	6	ge a a	rie	u	the lee	Lice for a k 19	ense es es	lue	s lo a by	,	
tis bremises both inside broken lead lights pla windows and woodward was acciding the accidence was also put to the reason of my several continue residence and I incurred to	tual esper	lass fold cool clives is the	al a of offered and a series of the series o	of the rin	do so epo an 50 ber	le voor de de vor de vo	shop ing our below the und	mag bor in ea st	en liste distributed box	to the star	ellere by	of
apartments for when		ser	~h				cy .	~		74		0
Carried forward.												

Union Assurance Society Limited.

ACCIDENT.

527

BURGLARY. PLATE GLASS. FIDELITY GUARANTEE. WORKMEN'S COMPENSATION.

HEAD OFFICE: 1 & 2, ROYAL EXCHANGE BUILDINGS, LONDON, E.C.

DUBLIN BRANCH: 16, COLLEGE GREEN.

Received this 28 May 1916 the premium stated below,

for renewal of the undermentioned Fire Policy from Lady Day, 1916 to Lady Day, 1917.

FIRE.

Policy No.	Name of Insured.	Amount.	Premium.	Agent.
2010458	Patrick Nolan Esq.	£ 2000.	23: -:-	Tin.
W. W.		POSTAGLA	PREVENDE (I)	William
		ONT PE		Agent.



ASSURANCE SOCIETY

LIMITED

HEAD OFFICÉ:

1 & 2, ROYAL EXCHANGE BUILDINGS,

LONDON, E.C.

Fire Policy Ro. 2010458.

Mame Thomas Nolan.

Sum Insured £ 2 0 0 0.

Renewable 25th March.

This Policy should be examined, and, if incorrect, must be returned immediately for correction.

CONDITIONS.

OR Orand Cenal Street, Dublin, aloredaid.

r. Any material mis-description of any of the Property expressed to be hereby insured, or of any Building or Place in which any such Property is contained, or any misrepresentation as to or omission to state any fact material to be known for estimating the risk, renders this Policy void as to the Property affected by such mis-description, misrepresentation, or omission, and any mis-statement in answer to questions put by or on behalf of the Society on the proposal for the insurance, or before or at the time the risk is undertaken by the Society, renders this Policy void.

2. If after the Insurance has been undertaken, anything whereby the 2. If after the Insurance has been undertaken, anything whereby the danger of Loss, or Damage by Fire to any of the Property hereby insured is increased be done thereto, or to or upon or in any Building or Place in which any of the Property hereby insured is contained, or if any of the Property be removed from the Building or Place in which it is herein stated to be contained, without, in each and every case the sanction of the Society, signified by a memorandum made on the Policy, by or on behalf of the Society, the insurance as to the Property affected thereby shall cease to attach.

3. This Policy does not cover—
(A) Goods held in Trust or on Commission.

(B) China, Glass, Looking Glasses, Jewels, Lace made by hand, Clocks, Watches, Trinkets, Medals, Curiosities, Manuscripts, Government Stamps, Engravings, Prints, Paintings, Drawings, Tapestries, Sculptures, Musical, Mathematical, or Philosophical Instruments.

Unless the same be specially mentioned in the Policy.

(c) Plans, Patterns, Models, Moulds, Designs Drawings.

(D) Gunpowder or other Explosives.

(E) Deeds, Bonds, Bills of Exchange, Promissory Notes, Cheques, Money, Securities for Money, Books of Account, Documents of Title to Goods, Contracts, or other Documents.

(F) Loss or Damage to Property occasioned by or happening through its undergoing any Heating Process or its own Spontaneous Fermentation or Heating.
 (6) Loss or Damage occasioned by or happening through Earthquake, Subterranean Fire, Hurricane, Invasion, Foreign Enemy, Hostilities, Riot, Civil Commotion, or Military or Hustred Power.

Enemy, Hostilues, Riot, Civil Commotion, or Military or Usurped Power.

(H) Loss or Damage to Property, which at the time of the happening of such 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.

(1) Loss or Damage by Explosion.

But this Policy does cover Loss or Damage to Property occasioned by Explosion of Gas elsewhere than on Premises being part of any Gas Works, or to Property struck by Lightning, which will be deemed to be Loss by Fire within the meaning of these Conditions.

4. This Policy ceases to be in force as to any of the Property hereby insured upon the interest of the Insured therein passing from him otherwise than by Will or operation of Law, unless notice thereof be given to the Society and the Insurance be declared to be continued to a successor in interest by a memorandum made on the Policy by or on behalf of the Society, and the expression "the Insured" herein shall include a successor in interest to whom the Insurance is so declared to be or is otherwise continued.

5. On the happening of any Loss or Damage the Insured shall forthwith give notice thereof in writing to the Society, and shall within fifteen days after such Loss or Damage, or such further time as the Society may allow in that behalf, and at his own expense, deliver to the Society aclaim in writing for the Loss or Damage, stating the several amounts of the Loss or Damage in respect of all the several items of Insurance respectively, and containing as particular an account as may be reasonably practicable of the several articles or items of property damaged or destroyed, with the estimated value of each of them respectively, having regard to their value at the time of

the Loss or Damage. The Insured shall also produce and give to the Society when, where, and to whom, and in manner required by it, and at his own expense, all such plans, specifications, measurements and quantities, estimates, deeds, books of account, vouchers, invoices, copies thereof, documents, proofs, and explanations with respect to the Claim and the alleged Loss and Damage, and the circumstances of the Loss or Damage, and the ownership of or interest in the Property hereby insured, and as to other insurances and also as to all other matters are not also as to all other matters are not also as to all other matters are not as the surface of the control o insurances, and also as to all other matters as may be reasonably demanded; and also if required shall make and cause to be made statutory declarations of the truth of the Claim and of any of the matters aforesaid, and no Claim whatever under this Policy shall be payable unless the terms of this Condition have been complied with.

If the Claim be in any respect fraudulent, or if any fraudulent or false of it the claim be in any respect fraudulent, or it any fraudulent of faise plan, specification, measurement, quantity, estimate, deed, book, account, entry, voucher, invoice, or other document, proof or explanation be produced or given, or if any fraudulent means or devices be used by the Insured, or any one acting on his behalf, to obtain any benefit under this Policy, or if any false declaration or statement be made, or if any loss or damage be occasioned by the wilful act or with the connivance of the Insured, all benefit under this Policy is forfeited

Policy is forfeited.

Policy is forfeited.
7. The Society may at any time before payment of the amount of any loss or damage, whether or not the amount of the loss or damage has been adjusted or ascertained or an award has been made, instead of paying the amount of the loss or damage, make it good by replacing or reinstating the whole of the property damaged or destroyed, or by replacing or reinstating any items or parts thereof and paying the amount of the loss or damage to the residue of such property. Provided that the Society in making good the loss or damage shall not be bound to replace or reinstate any property exactly and completely, but only to do so substantially as nearly as circumstances permit and in a reasonably sufficient manner, and that in the event of the Society being prevented by any Building Regulations or otherwise by Law from reinstating any building as it was before the loss or damage thereto, the Society shall be bound only to reinstate the same as far as practicable, and shall not shall be bound only to reinstate the same as far as practicable, and shall not be bound to expend more than the sum it would have cost to reinstate such building as it was before such loss or damage. And provided also that the Society shall not in any case be bound to expend in respect of any one of the items insured more than the sum insured by the Society thereon.

In cases where the property is insured elsewhere the Society may join

items insured more than the sum insured by the Society thereon.

In cases where the property is insured elsewhere the Society may join with any other Insurance Company or Insurers in replacing or reinstating.

If the Society elect to replace or reinstate any property, the Insured, at his own expense, shall produce and give to the Society all such plans, specifications, measurements and quantities, particulars, documents, books and information (oral and documentary) as the Society may require.

8. On the happening of any Loss or Damage in respect of which a claim is or may be made under this Policy, the Society and every person authorised by the Society may enter, take, and keep possession of the Building or Premises where the Loss or Damage has happened, and may take possession of, or require any Property of the Insured on the Premises at the time of the Loss or Damage, or any of the Property hereby insured, to be delivered to them, and may examine, sort, sift, arrange, remove, and keep possession of such Property until the Claim is adjusted or settled, without thereby incurring any liability, and this Condition shall be evidence of the authority of the Society, and of the leave and license of the Insured so to do. If the Insured or anyone acting on his behalf shall not comply with the requirements of the Society, or shall hinder or obstruct the Society in doing any of the abovementioned acts, then all benefit under this Policy shall be forfeited.

9. The Society may, in the name of the Insured at any time, whether before or after the adjustment or ascertainment of any alleged Loss or Damage insured against, sell or dispose of any Salvage, or any of the Property taken possession of or removed by its authority, and this Condition shall be evidence of the authority of the Society, and of the leave and license of the Insured so to do. And in the event of the Policy being void, ceasing to attach, or its benefit being forfeited, the Society shall not be liable in respect of such sale or disposal to any greater amoun

To. If, at the time of any Loss or Damage happening to any of the Property hereby insured, there be any other subsisting Insurance or Insurances, effected by the Insured or by any other person or persons on his behalf, covering such Property, either alone or together with any other Property, this Society shall not be liable to pay or contribute more than its restable appropriation of such Ioss or Damage. rateable proportion of such Loss or Damage.

11. In all cases where any other subsisting Insurance or Insurances, effected by the Insured or by any other person or persons on his behalf, covering any of the Property hereby insured, either alone 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, nilke manner.

Average, the Insurance on such Property under this Policy shall be subject to Average in like manner.

12. No Insurance will be in force until, nor will the Society be liable in respect of any Loss or Damage happening before the Premium, or a Deposit on account thereof, is actually paid, and no such Payment or Deposit and no payment in respect of the renewal of this Policy shall be good unless a receipt for it, upon a printed form of receipt issued from the Office of the Society, and signed by one of the Society's authorised Officers or Agents shall have been given to the Insured.

13. Every notice or communication to the Society required by any of these Conditions must be written or printed.
14. If and whenever any difference or differences shall arise between the Insured or any Claimant under this Policy and the Society as to any Claim for any Loss or Damage, or any other claim against the Society, or as to any matter touching the rights, duties, and liabilities of the Insured or the Society, or otherwise in any way relating to or arising out of this Policy, such difference or differences shall be referred to the decision of an Arbitrator, to difference or differences shall be referred to the decision of an Arbitrator, to be appointed by the parties in difference, or if they cannot agree upon a single Arbitrator, to the decision of two Arbitrators, one to be appointed in writing by the party claiming, and the other by the Society within one calendar month after either party has been required so to do by the other party; and in case of disagreement between the Arbitrators, to the decision of an Umpire, to be appointed by the two Arbitrators before entering upon the reference, who shall sit with the Arbitrators and preside at their meetings during the reference, and the death of any of the parties shall not revoke or affect the authority or powers of the Arbitrator, Arbitrators, or Umpire respectively. And the Arbitrator, Arbitrators, or Umpire, at the request of either party, shall state the facts upon any question of law in a Special Case for the opinion And the Arbitrator, Arbitrators, or Umpire, at the request of either party, shall state the facts upon any question of law in a Special Case for the opinion of the Court, and shall have power to make one or more awards as to any of the matters in difference respectively at their or his discretion; and the costs of the reference and award, but only as between party and party, shall be in the discretion of the Arbitrator, Arbitrators, or Umpire, making the award, who shall have power to determine the amount of the costs of the reference and award respectively, or any part thereof, or to direct the same to be taxed, and to direct when and by whom and to whom and in what manner such costs or any part thereof shall be paid. And the submission to arbitration shall be subject to the provisions of the "Arbitration Act, 1889," or any statutory modification thereof as if expressed herein. And the Society shall not be liable in respect of any Claim for any Loss or Damage, or for any act. statutory modification thereof as it expressed herein. And the Society shall not be liable in respect of any Claim for any Loss or Damage, or for any act, neglect or default in the exercise of any of the powers and authorities given to it by the Policy or otherwise, unless and until the liability of the Society and the amount of its liability in respect of the claim shall, if not admitted, have been referred to and determined by such Arbitrator, Arbitrators, or Umpire, whose award thereon shall be a condition precedent to any liability of the Society or any right of action against the Society in respect of such

15. In all cases where this Policy is void, or has ceased to be in force, or to attach, or all benefit under it is forfeited, all moneys paid in respect thereof will be forfeited to the Society.
16. The Insured and any claimant under this Policy shall, at the expense

of the Society, do and concur in doing and permit to be done, all such acts and things as may be necessary or reasonably required by the Society for the purpose of enforcing any rights and remedies, or of obtaining relief or indemnity from other parties to which the Society shall be or would become entitled or subrogated upon their paying for or making good any loss or damage under this Policy, whether such acts and things shall be or become necessary or required before or after his indemnification by the Society.

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.

Memo: It is hereby declared and agreed that £100 of the Sum Insured by the third item of this Policy shall now he held to cover

Household and Personal Property, China, Glass, Looking Glasses, Jewels, Clocks, Watches, Trinkets, Musical, Mathematical or Philosophical Instruments, Prints, Paintings, Drawings, and Sculptures, all in private use (no one Print, Painting, Drawing or piece of Sculpture in case of loss to be deemed of greater value than £ 5), in the within described premises.

Total Sum Insured and Premium unaltered.

Exd.aft

Entered in Office Books, Fo. 216/4. Dublin, 4th March 1914

Branch Manager.

Memo:- It is hereby declared and agreed that the interest in this Policy is now vested in Patrick Nolan of No. 62 Grand Canal Street, Dublin, and not as otherwise stated.

Exd. a.f.6

Entered in Office Books, Fo. 216/4.
Dublin, 5th March 1914.

Thomas peroy -

DUBLIN BRANCH: 16, College Green.

Mo. 2010458. (E)

Sum Insured

£ 2000'



present Premium to Ladyday 1913.

£ 3: -: -.

future Annual Premium f. 3: -: -.

£1000.

- 500.

-500.

£2000.

ASSURANCE SOCIET

LIMITED

HEAD OFFICE: 1 & 2. ROYAL EXCHANGE BUILDINGS. LONDON, E.C.

This Molicy of Insurance Uditnesseth That THOMAS NOLAN of NO. 62 Grand

Canal Street, Dublin, Publican and Grocer .-

(hereinafter called the Insured), having paid to the Union Assurance Society Limited (hereinafter called the Society), the sum of Three Pounds. for insuring against Loss or Damage by Fire as hereinafter mentioned, the Property

1. Building of the dwellinghouse and Shop, under one roof or communicating, brick or stone built and slated, situate No. 62 Grand Canal Street, Dublin, aforesaid .-

2. Stock and Utensils in Trade, therein .-3. Trade Fixtures and Fittings (exclusive of Plate Glass Shop Fronts) the property of the Insured,

- This Insurance is subject to the Oil Clause "A" and Assistants Clause 50

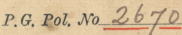
attached hereto.

The Society hereby agrees with the Insured (but subject to the Conditions on the back hereof, 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, at any time between the 25th day of March 1912, and four o'clock in the afternoon of the 25th day of March 1913. so long as the Insured or the Representatives of the Insured, being successors in interest shall pay to the Society, and it shall accept the sum required for the Renewal of this Policy, on or before four o'clock in the afternoon of the last mentioned day and on or before the same day in each succeeding year, the Society will pay or make good all such loss or damage to an amount not exceeding in respect of the several matters above mentioned the sums hereby insured thereon respectively, and not exceeding in the whole the sum of - TWO THOUSAND-

3n Witness whereof I, the undersigned, one of the Directors of the said Society, have hereunto set my hand this Ninth April Nineteen Hundred and Twelve.

Thomasy very Branch Manager.

(namitime)





Bead Offices-

DUBLIN

Name Messrs. J. & P. nolan,

Address 62 Upr Grand Canal St. Dublin

Annual Premium $\pounds = :8:2$

DATE OF RENEWAL

24 th June Yearly
Agency

Office

Please examine this Policy, and if incorrect return it immediately FOR ALTERATION.

The Celtic Policy No. 2670 Reference No. 640 (INCORPORATED UNDER THE COMPANIES ACTS, 1862 to 1890.) FUTURE PAYMENTS PRESENT PREMIUM 24 1 To be made Annually on 24 + The Twenty fourth of June 19 OFFICES:-122, St. Stephen's Green, W., Dublin. on Cancelled Policy LONDON OFFICE: 72, FINSBURY PAVEMENT, E.C., Whereas Mesors I. P. nolan, 62 Upper Grand Canal Street, Dublin, Licensed Grocer, (hereinafter called the Snoured), having paid The Weltir Insurance Company Limited (hereinafter called the Company), the sum of ____ Lounds, Eight Shillings, and Two Quence, being the amount of the present premium under this Policy to the Twentyfourth day of June 1909 and agreeing to pay, or caused to be paid, to the said Company, Rounds, Eight Shillings, and Iwo Pence, on the Twenty fourthday of June yearly, Juring the continuance of this Rolicy, for Insurance against loss through breakage of the Glass described herein, subject to the exceptions and the conditions as stated hereunder. As follows: Size of Each Square Situation of Glass in Window, Door, Fanlight, Case or Mirror, and if Moveable or Horizontal Superficial Value of Ornamented or Special Glass High Feet Each Square Squares Inches 18 Polished Plate 64 79 64 All the Glass described above is in the Premises, situate 62 44555 Frank Coral St. Briblio All Glass insured hereby is considered Plant Plant, unless the contrary is specially stated on the Policy. No Lettering, Silvering, Embossing, Bending, or any Ornamental Work is considered Insured unless the same is so described. This Insurance will be viited if the surface of the contrary will be vitiated if any alteration is made in the Premises, Trade, or Occupancy, unless with the consent of the Company. No payment shall suffice to renew this Policy, unless the usual printed receipt, signed by the Manager and the Agent of the Company shall be given for the same. In no case can the Company be held responsible for delay or interruption of business or damage of any kind, consequent upon a breakage beyond the replacement of the Glass hereby Insured. Frames of any and every description stand at the risk of the Insured. All salvage must be preserved, the same being the property of the Company. Cracked Glass is not insurable. Row know by that from the date of those presents, and so long as the Insured do pay, or caused to be paid, to the Company the above-named annual payment at the good to the Insured do pay, or caused to be paid, to the Company the above-named annual payment at the good to the Insured above the said Company shall be subject and liable to make good to the Insured, during the payment at the said Company shall be subject and liable to make good to the Insured, during the continuance of this Policy, all such loss or damage which the said Insured shall suffer by the breakage of the said glass hereinbefore mentioned and described (the cost of any continuance of this Policy, all such loss or damage which the said Insured shall suffer by the breakage of the said glass hereinbefore mentioned and described (the cost of any carpentry or metal work necessary to such reinstatement of the glass being borne by the Insured, by, or from any cause whatseever, unless the same shall arise from fire or from explosions of contract the date of the breakage upon the Company's force from explosions of any kind: provided always that any claim ariaing under the Policy shall be made within seven days of the date of the breakage upon the Company's form applicable to the case; and further than the company to sue or to proceed the case; and further than the company to sue or to proceed the case; and further than the company to sue or to proceed the case; and further than the company to sue or to proceed the case; and further than the case; and th the case; and further, that if the same shall arise, or be caused by wilfdiness, carelessness, or negligence, the Insured hereby empowers the Company to sue or to proceed tein his, he or their name; or shall to his company to sue or to proceed tein his, he can be shall arise, or be caused by wilfdiness, carelessness, or negligence, the Insured hereby empowers the Company to sue or to proceed tein his, he can be shall arise, or be caused by wilfdiness, carelessness, or negligence, the Insured hereby empowers the Company to sue or to proceed tein his his care. or their name; or shall to his, her, or their utmost render such other assistance as may be necessary for the recovery of compensation from the person or persons by whose default the Glass has been damaged or destroyed, by the contract of the recovery of Provided Allways that the Capital, Stock, and Property of the said Company shall alone be liable to answer and make good all claims and demands whatsoever under this Police. or by virtue of this Policy, and that no Director, Officer, Shareholder, or Member of this Company shall alone be liable to answer. The company shall be in anywise subject or liable to any such claims or domands, nor be in anywise charged by reason of this Policy, and that no Director, Officer, Shareholder, or Member of this Company shall be in anywise subject or liable to any such claims or domands, nor be in anywise charged by reason of this Policy. charged by reaction of this Policy, and that no Director, Officer, Shareholder, or Member of this Company shall be in anywise subject or many of this Contract that the responsibility of the individual members shall in all cases be trained. members shall in all cases be limited to the amount of his or her shares or shares of such Capital, Stock, or Property, it can be a shall in all cases be limited to the amount unpaid on the shares respectively held by them at the time of such claim or demand.

In Witness we In Witness Whereof the Common Scal of the said Company has been affixed hereto by order of the Board of Directors of the said Company, and we have hereunto set our hands the descriptional day of gune One Thousand Nine Hundred and legisle. Examined by

Manager and Secretary

Entered by his

200	apricare recips
	POLICY NO. 2670 Grand Canal St. Dublin
	The Celtic Insurance Company,
1	Head Offices: Yorkshire Chambers, 3 College Green, Dublin. 5978.
10 May 1	Received this 2 day of July 1915
TED, DUBLIN.	Received this 2 day of July 1915 of Messrs J. F. Wolan the sum stated at foot
HELY'S LIMI	hereof, being for One Year's Renewal Premium due on the above-named PLATE GLASS INSURANCE POLICY, from 24 June 1915, to 24 June 1916
	For the Directors of the said Company,
? 3	IT IS TO BE UNDERSTOOD BY THE INSURER THAT THIS RECEIPT IS ISSUED UPON THE SAME TERMS AND CONDITIONS AS
	Those on which the policies are issued by the above company. Tremium, £ 0:8:0 Director.

POLICY No. 2670

Grand Canal St. Dublin

The Celtic Insurance Company,

LIMITED.

Head Offices: Yorkshire Chambers, 3 College Green, Dublin.

N. B .- This receipt is issued subject to the attached endorsement.

This Policy is renewed on the distinct understanding and agreement that the Insurance thereby granted does not cover loss or damage occasioned by or happening through war, invasion, foreign enemy, rebellion, hostilities or military or usurped power.

ted at foot

red PLATE

e1917

17th July 1916

cretary.

Celtic Insur. Co., Ltd.

... Secretary.

HEULIFI TO TOSUED UPON THE SAME TERMS AND CONDITIONS AS THOSE ON WHICH THE POLICIES ARE ISSUED BY THE ABOVE COMPANY.

Tremium, £ 0:10:0

POLICY No. 2670

Grand Canal St. Dublin

The Celtic Insurance Company,

LIMITED.	5978
N. B.—This receipt is issued subject to the attached endorsement.	0//-
Received this 17th day of July	19/6
of Messrs J. H. Wolan the sum stated	at foot
hereof, being for One Year's Renewal Premium due on the above-named GLASS INSURANCE POLICY, from 24 June 1916, to 24 June 19	PLATE
GLASS INSURANCE POLICY, from 24 June 1916, to 24 June 19	17
For the Directors of the said Company,	
L'Hallowes &	Pecretary.
IT IS TO BE UNDERSTOOD BY THE INSURER THAT THIS RECEIPT IS ISSUED UPON THE SAME TERMS AND CONDITION	NS AS

Tremium, £ 0:19:0