

### 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



## Assessors Report. 12th December 1916

Claim No. 6263	Name of Cla	aimant	Lever Brot	he <b>rs</b> Ltd.,	, Soap Man	frs.,
Situation of Property		See	belo	W		
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
Soap	1048: 5:9	96,400 Les:	s Salvage	I043:5:5 	I043:5:5 	
Totals, £	1048:5:9	96,400		973:5:5	973:5:5	5 a

The Soap was looted, or damaged at Messrs Tedcastle McCormick & Coy's Stores, Sir John Rogersons Quay, Dublin.

Interests in the buildings.

We have forwarded Claimants a cheque for £70 : 0 : 0, being amount realized for Salvage sold by Public Auction. Receipt enclosed.

Elles France

Award of Committee: Contents

210

973.5.

do.

Buildings

TED. ON BY COMMENTS

78 JAN. 1917

Nº 91118 2, 12 TELECRAPHIC ADDRESS, "SUNLIGHT, DUBLIN" Received from Messo M. Count TELEPHONE Nº 1450. SUNLIGHT CHAMBERS. shillings and pence. PARLIAMENT STREET. For, LEVER BROTHERS, LIMITED. RECEIVED DUBLIN, DEC. 1916 2nd December 5 16 19 TER HUNE & TREPLY PLEASE QUOTE Samassor nume & Co.. DUBLIN 16 College Green.

Dear Sirs.

DUBLIN.

We are obliged for your favour of 1st inst., handing us cheque for £70. our proportion of amount realised for damaged Soap at Messrs. Tedcastle McCormick's Stores.

We have pleasure in attaching our receipt.

Yours faithfully,

LEVER BROTHERS LTD fremet

38 GOLD MEDALS AND OTHER AWARDS.	TELEGRAPHIC ADDRESS, "SUNLIGHT, DUBLIN." TELEPHONE Nº 1459.
LEVEN BROTHERS LIMITED.	SUNLIGHT CHAMBERS,
LEAD OFFICE PORT SUNLIGHT.	PARLIAMENT STREET,
ALL COMMUNICATIONS TO BE ADDRESSED TO THE COMPANY AND NOT TO INDIVIDUALS.	SOAPMAKERS TO H.M. THE KING. RECEIVED DUBLIN,
	5 DEC. 1916 2nd December 19 16
Messrs. Walter Hume & 16 College Green, DUBLIN.	& Co., WALTER HUNE IN REPLY PLEASE QUOTE

Dear Sirs,

We are obliged for your favour of 1st inst., handing us cheque for £70. our proportion of amount realised for damaged Soap at Messrs. Tedcastle McCormick's Stores.

We have pleasure in attaching our receipt.

Yours faithfully,

LEVER BROTHERS LTD.

## Property Losses (Ireland) Committee, <sup>24/7</sup>1916. 5963

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

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

	and the second second
The LEVER BROTHERS LIMITED now residing	
at Port Sunlight, in the City of Chester	,
do hereby solemnly and sincerely declare that on or about the 24th. day of April	
1916, damage was done to the undermentioned Property, namely :- * as detailed in	* State
the annexed particulars of the Claim	situation of property damaged.
and such damage was occasioned to the best of my belief by** <u>looting</u>	. ** Here state cause of damage.
And $\frac{1}{We}$ 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 is 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 ast; and that no person is interested in the said property except to urselves and the Companies mentioned in the annexed particulars of the Claim which are Associated Companies and for which we act as sole selling agents	<pre>t Insert ''Owner,'' ''Lessee,'' or ''Mortgagee,'' as the case may be. t Insert ''myself,'' or '' ourselves,''</pre>
and that it is not insured by me Legal Insurance Co.Ltd.) British Dominions Cover Notes as per	and the names of Mortgagers, Mortgagers, Lessees, or joint owners (if any). \$ Strike out the words following if the property is not insured.
vincial Insurance Co.Itd copies herewith. " " £	
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 20 day of	
September 1916, at Sort, 	Junley
before me, a Justice of the Peace for the said	
Signature of Claimant 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.	ez J.

## PARTICULARS OF THE CLAIM.

#### (TO BE GIVEN IN DETAIL.)

DESCRIPTION OF PROPERTY DES	TROYED	Cost	Drice		Value of I time of D or Da	Propert estruct mage.	y at tion	Value	of Salv	/age	Amoun	it Clai	mea	
OR DAMAGED.		£	8.		£	s a	<i>l</i> .	£	8.	d.	£	ç.	<i>d</i> .	
Goods looted and/or destro depot of Messrs. Tedcast Cormick Ltd., Sir John Ro Quay, Dublin:	yed at le Mc- gerson's							1		1.			•	
LEVER BROS. LTD.	11: 8: 3						-							
Monkey Brand	8: 1: 4 <sup>4</sup> / <sub>2</sub> 2:13: 4									-				
Dry Soap Candles	4:13: 2 5:10: 0										-			
R.S.HUDSON LID.	4: 0: 4	366				13							•	
Dry Soap HODGSON & SIMPSON LTD.		46	19	2										
Candles Pandshine & Pasoda Soap 29	9: 2 1:13: 6 7: 8:10	299	11	6						1				. 1
HAZLEHŪRST & SONS LTD. Dry Soap	3:17: 2													
Candles Soap 18	6: 7: 7 36:10: 6	196	15	3										
VINOLIA CO. LTD. Soaps, Perfumes and Toilet Preparations														
	52:13: 6													
	8: 0: 0		13						-					
Metal Polish _2	23:17: 2	<u>23</u> 994	17	Non Picci										
Goods taken from our Offic at Sunlight Chambers,	30													
Parliament Street, Dublin LEVER BROS. LTD.														
Soaps Coal and Coke	17: 9 3: 8: 3													
Soaps and Perfumes in show-case AZLEHURST & SONS LTD.	8:10:0	12	16	0										
Soap	1: 7: 5	1	7	5					-		*			
Goods taken from Amiens Street Station:								•						
LEVER BROS. LTD. Soap R.S.HUDSON LTD.	19: 9		19	9										
Dry Soap	1: 9	1009	1											
Transit, Storage and handling charges,			.1.						1					
30 tons 13cwts.@ 25/42		38	17	9	1048	5	. 9				12253			
						-								

Carried forward, 1048 59

## PARTICULARS OF THE CLAIM. (continued).

#### (TO BE GIVEN IN DETAIL.)

	1									an and the second			
DESCRIPTION OF PROPERTY DESTROYED OR DAMAGED.		X.SSR PERS		Value of Property at time of Destruction or Damage.			Value o	f Salv	age.	Amount Claimed			
		8.	<i>d</i> .	£	8	d.	£	8.	d.	£	8.	d.	
Brought forward. CREDIT: Value of Salvage lying at sto of Messrs. Tedcastle McCor	re	2		1048	5	9							
mick & Co. Ltd., say 4 ton @ 27:10: 0 per ton	s, 30	C	0										
less Messrs. Tedcastle McC. & Co. charges in connection with salving operations 11:15: 0													
Storage rent, say from April 24 to Sept. 30, 4 tons for 23 weeks, @ 3d. per ton per week, <u>1: 3: 0</u>	12	18	0				17	2	0				
									£	1031	3	9	
						Nation of the second se							
					1								
	1												
										•			
				0									

F.

TELEGRAPHIC ADDRESS, "LEVER, PORTSUNLIGHT."

TELECHONE 900 Birkenhead.

LEVER BROTHERS LIMITED.

IN REPLY PLEASE ADDRESS "THE SECRETARY."

# SOAPMAKERS TO H.M. THE KING

38 GOLD MEDALS AND OTHER AWARDS.

PORT SUNLIGHT,

CHESHIRE.

28th. September 1916.

lickd

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

Dear Sir,

We are in receipt of your memo of the 26th. instant and enclosures, and now return our original claim together with copy of the claim, as requested.

Yours faithfully,

gal

29/9/10

LEVER BROTHERS LIMITED.

I ach net . Done to a in connection with

hellen

Secretary.

Advage ar human Leventes stors, the bubes

reening to which are with them. Done F.DoB. 2.10.16



A.

LEVER BROTHERS LIMITED.

IN REPLY PLEASE ADDRESS "THE SECRETARY."



38 GOLD MEDALS AND OTHER AWARDS.

PORT SUNLIGHT,

CHESHIRE.

20th. September 1916.

J.J. Healy Esq, 51, St. Stephen's Green, E. DUBLIN.

Dear Sir,

#### PROPERTY LOSSES (IRELAND) COMMITTEE, 1916.

We duly received your letter of 16th. instant, and now enclose claim by this Company in respect of damages caused to property of this Company and certain of its Associated Companies during the disturbances in Dublin on 24th. April last and following days. We enclose also certified copies of Fire Insurance Cover Notes covering inter alia the goods in respect of which claim is now made.

We shall be glad to hear from you in due course that the Claim has been admitted, and meantime perhaps you will kindly acknowledge receipt.

Yours faithfully,

LEVER BROTHERS LIMITED.

Secretary.

COPY.

A.W.Bain & Sons, Incorporated Insurance Brokers, Leeds, Bradford & London.

No.1511

THE LEGAL INSURANCE COMPANY LIMITED,

Head Office: 231-2, Strand, London, W .C. (Opposite the Law Courts).

INTERIM PROTECTION NOTE.

18th. January 1916.

Messrs. Lever Brothers Limited & Others, for their respective rights and interests. having this day proposed to effect an insurance of £17,500 (Ex- the \_\_cess Insurance.) property undermentioned is hereby held insured against fire from the date hereof unless notice he given in the meantime to the Proposer that the proposal is declined. The insurance hereby effected is subject to the same conditions (copies of which are printed on the back hereof) as are contained in and endorsed upon the printed form of Policy ordinarily used by the Company.

On being 85% of a schedule for £50,000. On Stock and materials in trade and all other contents, the property of the Insured or held by them in trust or on commission for which they are responsible, whilst contained in the Warehouses, sheds, yards, or quays, and for the amounts set oppesite each on the list attached to cover

Deposit £

(signed) A.W.Bain & Sons.

Agents.

#### note dated 25/12/15 and cancelling same.

This insurance is intended to cover Stock in excess of the specific amounts insured in buildings named on cover, but does not come into operation until the specific insurance on the said property has been exhausted, in accordance with the conditions applicable to the said specific insurance.

#### THE CONDITIONS OF THE POLICY.

Any material misdescription of any of the Property hereby insured or any building or place in which such Property is stated to be contained or any misstatement of any fact material to be known for estimating the risk or any omission to state any such fact renders this Policy void so far as it relates to Property affected by such misdescription, misstatement, or omission, and if after the Insurance by this Policy has been undertaken anything be done otherwise than in and about the execution of ordinary repairs whereby the danger of Loss or Damage to Property hereby insured is increased the same must immediately be notified to the Company, and unless accepted in writing by the Company the Policy shall be void.

2. If except as provided for in the Additional Advantages set out above, any of the Property hereby insured be removed from the Building or Place in which it is herein stated to be contained, or if the interest of the Insured in Property hereby insured shall pass from him otherwise than by Will or operation of Law, this Policy shall cease to attach thereto unless a memorandum is endorsed hereon by or on behalf of the Company signifying their consent to the continuance of the Insurance.

This Policy does not cover :-3.

(a) Money, Securities, Documents, Loss or Damage to Property occasioned by or happening through its own Spontaneous Fermentation or Heating, Loss or Damage, occasioned by or happening through Subterranean Fire, Earthquakes, Invasion, Foreign Enemy, Riot, Civil Commotion, Military or Usurped Power.

(b) Loss or Damage to Property which at the time of happening of such Loss or Damage is insured by, or would, but for the existence of this Policy, beinsured 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

(c) Loss or Damage by explosion other than such as may be provided for in the Policy. )Unless the

- (d) Goods held in Trust or on Commission.
- Plans, Patents, Models, Moulds, Designs, Stamps) same are (e))specially Books of Account, or Manuscripts mentioned in and in-sured by

the Policy

On the happening of any Loss or Damage, the Insured shall forth-4. with give notice thereof in writing to the Company, and shall within

there days after such Loss or Damage, or such further time as the Company may allow, delivered to the Company a Claim in writing for the Loss or Damage, containing as particular an Account as may be reasonably practicable of the several articles or items of property damaged or destroyed, and of the amount of Loss or Damage thereto respectively, The insured shall also give to the Company all such profifs and information with respect to the Claim as may be reasonably required.

5. If the Claim be in any respect fraudulent or if any fraudulent devices are used by the Insured, or anyone acting on his behalf, to obtain any benefit under this Policy, all benefit under it shall be forfeited.

6. The Company may elect to replace or reinstate any Property, in such case the insured shall produce and give to the Company all such plans, documents, books and information as the Company may reasonably require.

7. On the happening of any Loss or Damage, in respect of which a Claim is or may be made under this Policy, the Company and every person authorised by the Company, 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 to be delivered to it or them any of the property hereby insured, and may examine, sort sift, arrange, remove, keep possession of, and otherwise deal with such property for all reasonable purposes and in any reasonable manner. If the Insured or anyone acting on his behalf shall not comply with the requirements of the Company, or shall hinder or obstruct/the Company in doing any of the above-mentioned Acts, then all benefit under this Policy shall be forfeited.

8. If at the time of any Loss or Damage, there be any other subsisting Insurance, covering such Loss or Damage, the Company shall not be liable for more than its rateable proportion thereof. And if there shall then be any other subsisting Insurance, on any of theh Property hereby insured, either alone or together with any other Property which shall be subject to any condition of Average, the Insurance of such Property under this Policy shall be subject to such condition of Average in like manner.

All differences arising out of this Policy shall be 9. referred to the decision of an Arbitrator to be appointed in writing by the parties in difference, or if they cannot agree upon a single Arbitrator to the decision of ano Arbitrators, one to be appointed by each of the parties in writing or in case of disagreement, by an Umpire appointed by the Arbitrators in writing before entering upon the Reference The Company in any event, shall bear its own costs of the Reference. The cost of the other party and of the Award shall be in the discretion of the Arbitrator, Arbitrators, or Umpire making the Award, whose Award shall be a condition precedent to any liability of the Company or any right of action against the Company in respect of any Claim. And after the expiration of one year after any Loss or Damage the Company shall not be liable in respect of any Claim therefore unless such Claim shall in the meantime have been referred to Arbitration.

10. The insured and any Claimant under this Policy shall, at the expense of the Company, do and concur in doing and permit to be done, all such acts and things as may be necessary or reasonably required by the Company for the purpose of enforcing any rights and remedies or of obtaining relief or indemnity from other parties to which the Company shall be or would become entitled or subrogated, upon its paying for or making good any Loss or Damage under this Policy, whether such acts and things shall become necessary or required before or after his indemnification by the Company.

11. 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 noncompliance at any time with any of the Warranties shall be a bar to any Claim in respect of such Property or item.

X'uh.

#### PROVINCIAL INSURANCE COMPANY LIMITED

Head Office: Provincial Buildings, Bolton.

No. 4884.

A.W.Bain & Sons, Incorporated Insurance Brokers, POST OFFICE HOUSE, LEEDS.

18th. January 1916.

Messrs. Lever Brothers Limited & Others, for their respective rights and interests having this day proposed an Insurance against Fire for £12500 being 25% of a schedule for £50,000 (Excess Insurance) to the PROVINCIAL INSURANCE COMPANY LIMITED on the following property, viz: Stock and Materials in trade and all other Contents, the property of the Insured or held by them in trust or on commission for which they are responsible, whilst contained in the warehouseş, sheds, yards or quays, and for the amounts set opposite each on the list attached to cover note dated 25/12/15 and cancelling same. This Insurance is intended to cover Stock in excess of the specific amounts insured in buildings named on cover, but does not come into operation until the specific insurance on the said property has been exhausted, infaccordance with the conditions applicable to the said specific insurance.

the said property is hereby held insured, subject to the usual conditions of the Policies of this Company, until the Policy is delivered, or notice given to the proposer, or anyone acting on his behalf, that the proposal is declined. If sufficient particulars are not supplied the above amount will be deemed to be divided in

#### COPY

the same proportions and manner as in existing or cancelled insurances on the same property. In the absence of such existing or cancelled insurances then the conditions of average recited on the back hereof will attach.

> (sd) A.W.Bain & Sons. Agents

186.

#### 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 ratable share of the loss accordingly.

#### INTERIM FIRE RECEIPT.

THE BRITISH DOMINIONS GENERAL INSURANCE CO. LTD.

18th. January 1916.

The British Dominions General Insurance Company Ltd hereby agrees to hold Messrs. Lever Brothers Limited & Others for their respective rights & interests insured against Loss or Damage by Fire subject to the Company's printed Fire Conditions until Four o'clock in the evening of the \_\_\_\_\_ day of \_\_\_\_\_ 19 unless previously cancelled by written notice, to the extent of £20,000 on being 40% of a schedule for £50,000 (Excess Insurance) On Stock and materials in trade and all other contents, the property of the Insured or held by them in trust or on commission for which they are responsible, whilst contained in the warehouses, sheds, yards or quays, and for the amounts set opposite each on the list attached to cover note dated 25/12/15 and cancelling same. This insurance is intended to cover Stock in excess of the specific amounts insured in buildings named on cover, but does not come into operation until the specific insurance on the said property has been exhaused, in accordance with the conditions applicable to the said specific insurance, pending receipt of complete particulars and payment of the premium.

(Sd. )A.W. Bain & Son,

Agent.

R.

No.

COPY.

A.W.Bain & Sons, Incorporated Insurance Brokers, Leeds, Bradford & London.

No.1511

THE LEGAL INSURANCE COMPANY LIMITED,

Head Office: 231-2, Strand, London, W .C. (Opposite the Law Courts).

INTERIM PROTECTION NOTE.

1st February 1916.

Messrs. Lever Brothers Limited & Others for their respective Rights and Interests. having this day proposed to effect an insurance of £ 15,540 beingthe 35% of a Schedule for £44,400) property undermentioned is hereby held insured against fire from the date hereof unless notice he given in the meantime to the Proposer that the proposal is declined. The insurance hereby effected is subject to the same conditions (copies of which are printed on the back hereof) as are contained in and endorsed upon the printed form of Policy ordinarily used by the Company. On Stock and Materials in trade, and all other Contents as per and following "Provincial" Cover Note No. 4896 cancelling Cover Note dated 18th January for 218,200.

Deposit £

(signed) A.W.Bain & Sons.

AGENTS.

#### THE CONDITIONS OF THE POLICY.

Any material misdescription of any of the Property hereby insured or any building or place in which such Property is stated to be contained or ny misstatement of any fact material to be known for estimating the risk or any omission to state any such fact renders this Policy void so far as it relates to Property affected by such misdescription, misstatement, or omission, and if after the Insurance by this Policy has been undertaken anything be done otherwise than in and about the execution of ordinary repairs whereby the danger of Loss or Damage to Property hereby insured is increased the same must immediately be notified to the Company, and unless accepted in writing by the Company the Policy shall be void.

2. If except as provided for in the Additional Advantages set out above, any of the Property hereby insured be removed from the Building or Place in which it is herein stated ' be contained, or if

the interest of the Insuredin Froperty hereby insured shall pass from him otherwise than by Will or operation of Law, this Policy shall cease to attach thereto unless a memorandum is endorsed hereon by or on behalf of the Company signifying their consent to the continuance of the Insurance.

3. This Policy does not cover :-

(a) Money, Securities, Documents, Loss or Damage to Property occasioned by or happening through its own Sponteneous Fermentation or Heating, Loss er Damage, occasioned by or happening through Subterranean Fire, Earthquakes, Invasion, Foreign Enemy, Riot, Civil Commotion, Military or Usurped Power.

(b) Loss or Damage to Property which at the time of happening of such Loss or Damage is insured by, or would, but for the existence of this Policy, beinsured 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 amount here not been effected

(c) Loss or Damage by explosion other than such as may be provided for in the Policy.

(d) Goods held in Trust or on Commission.

(e) Plans, Patents, Models, Moulds, Designs, Stamps) same are Books of Account, or Manuscripts ) specially

s) same are specially mentioned in and insured by the Policy

Unless the

4. On the happening of any Loss or Danage, the Insured shall forthwith give notice thereof in writing to the Company, and shall within thirty days after such Loss or Damage, or such further time as the Company may allow, delivered to the Company a Claim in writing for the Loss or Damage, containing as particular an Account as may be reasonably practicable of the several articles or items of property damaged or destroyed, and of the amount of Loss or Damage thereto respectively. The insured shall also give to the Company all such proffs and information with respect to the Claim as may be reasonably required.

5. If the Claim be in any respect fraudulent or if any fraudulent devices are used by the Insured, or anyone acting on his behalf, to obtain any benefit under this Policy, all benefit under it shall be forfeited.

6. The Company may elect to replace or reinstate any Property, in such case the insured shall produce and give to the Company all such plans, documents, books and information as the Company may reasonably require.

7. On the happening of any Loss or Damage, in respect of which a Claim is or may be made under this Policy, the Company and every person authorised by the Company, 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 to be delivered to it or them any of the property hereby insured, and may examine, sort sift, arrange, remove, keep possession of, and otherwise deal with such property for all reasonable purposes and in any reasonable manner. If the Insured or anyone acting on his behalf shall not comply with the requirements of the Company, or shall hinder or obstruct/the Company in doing any of the above-mentioned Acts, then all benefit under this Policy shall be forfeited.

8. If at the time of any Loss or Damage, there be any other subsisting Insurance, covering such Loss or Damage, the Eempany shall not be liable for more than its rateable proportion thereof. And if there shall then be any other subsisting Insurance, one anylog then BreperbyDhereby insured, either alone or together with any other Property which shall be subject to any condition of Average, the Insurance of such Property under this Policy shall be subject to such condition of Average in like manner.

9. All differences arising out of this Policy shall be referred to the decision of an Arbitrator to be appointed in writing by the parties in difference, or if they cannot agree upon a single Arbitrator to the decision of two Arbitrators, one to be appointed by each of the parties in writing or in case of disagreement, by an Umpire appointed by the Arbitrators in writing before entering upon the Beference. The Company in any event, shall bear its own costs of the Reference. The cost of the other party and of the Award shall be in the discretion of the Arbitrator, Arbitrators, or Umpire making the Award, whose Award shall be a condition precedent to any liability of the Company or any right of action against the Company in respect of any Claim. And after the expiration of one year after any Loss or Damage the Company shall not be liable in respect of any Claim therefore unless such Claim shall in the meantime have been referred to Arbitration.

10. The insured and any Claimant under this Policy shall, at the expense of the Company, do and concur in doing and permit to be dowe, all such acts and things as may be necessary or reasonably required by the Company for the purpose of enforcing any rights and remedies or of obtaining relief or indemnity from other parties to which the Company shall be or would become entitled or subrogated, upon its paying for or making good any Loss or Damage under this Policy, whether such acts and things shall become necessary or required before or after his indemnification by the Company.

11. 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 noncompliance at any time with any of the Warranties shall be a bar to any Claim in respect of such Property or item.

#### INTERIM FIRE RECEIPT.

THE BRITISH DOMINIONS GENERAL INSURANCE CO. LTD.

Leeds Branch, 26 & 27 Bond St.

1st. February 1916.

The British Dominions General Insurance Company Limited hereby agrees to hold Messrs. Lever Brothers Ltd. & Others for their Respective Rights and Interests, insured against Loss or Damage by Fife subject to the Company's printed Fire Conditions until Four o'clock in the evening of the day of 19 unless previously cancelled by written notice, to the extent of £6,500 on

26,500 On Stock and materials in trade and all other contents, the property of the Insured or held by them in trust or on commission for which they are responsible whilst contained in the Warehouses, Sheds, Yards or Quays as at foot hereof, and for the amounts specified against each, as per and in addition to existing Insurances

Belfast	T. Montgomery,	23 Christopher	Street	£1,000
Bristol	Powell Bacon &			£1,000
Dublin	Sir John Rogers	ons Quay		£2,000
	North Side Clar			£1,000
Renfrew	Ogston & Tennan	t Ltd, Wright 9	street	£1,500

pending receipt of complete particulars and payment of the premium.

(Sd). A.W. Bain & Sons,

Agent.

xan

No.

190.

INTERIM FIRE RECEIPT.

THE BRITISH DOMINIONS GENERAL INSURANCE CO., LTD.

Leeds Branch, 26 & 27 Bond St.

1st. February 1916

••••••Agency.

COPY

The BRITISH DOMINIONS GENERAL INSURANCE COMPANY, LIMITED hereby agrees to hold Messrs. Lever Bros. Ltd. & others for their Respective rights and interests insured against Loss or Damage by Fire subject to the Company's printed Fire Conditions until Four o'clock in the evening of the day of 19 unless previously cancelled by written notice to the extent of £17,760 being 40% of a schedule for £44,400 on stock and materials in trade and all other contents as per and following No. 4896, cancelling Cover Note "Provincial" Cover Note/dated 18th. January for £20,800 pending receipt of complete particulars and payment of the premium.

(sd). C.W.Bain & Sons

Agent.

No.

191

X



#### PROVINCIAL INSURANCE COMPANY LIMITED

Head: Office: Provincial Buildings, Bolton.

No. 4896.

A.W. Bain & Sons, Incorporated Insurance Brokers, Post Office House, Leeds. 1st. February 1916.

Messrs. Lever Brothers Limited & Others for their respective rights and interest having this day proposed an insurance against fire for £11,100 being 25% of a schedule for £44,400 to the PROVINCIAL INSURANCE COMPANY LIMITED, on the following property, viz :- Particulars as at back hereof.

the said property is hereby held insured subject to the usual conditions of the Policies of this Company, until the Policy is delivered, or notice given to the proposer, or anyone acting on his behalf, that the proposal is declined. If sufficient particulars are not supplied the above amount will be deemed to be divided in the same proportions and manner as in existing or cancelled insurances on the same property. In the absence of such existing or cancelled insurances then the condition of average recited on the back hereof will attach. E US.

(Sd.) A.W. Bain & Sons,

Agents.

193.

#### 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 ratable share of the loss accordingly. Particulars.

£11,100 being 25% of a Schedule for £44,400

On stock and materials in trade, and all other contents, the property of the insured or held by them in trust or on commission for which they are responsible whilst contained in the Warehouses, Sheds, Yards or Quays, and for the amounts specified in the list attached cancelling cover note dated of 18th./January for £13,000.



16th Septr.

Gentlemen.

In reply to your letter of the 15th inst. I beg to say that your claim should be lodged at once, as the Committee cannot entertain any claims received after the 22nd instant. Yours faithfully,

Secretary.

Messrs Lever Bros.,Ltd., Port Sunlight, Cheshire. TELEGRAPHIC A RESS, "LEVER, PORTSUNLIGHT." • TELEPHONE 900 Birkenhead.

LEVER BROTHERS LIMITED.

IN REPLY PLEASE ADDRESS "THE SECRETARY"



38 GOLD MEDALS AND OTHER AWARDS.

PORT SUNLIGHT,

CHESHIRE.

15th. September 19 16.

J.J. Healy, Esq, 51, St. Stephen's Green, E. DUBLIN.

Dear Sir,

#### "Sinn Fein" Rising in Dublin.

We are in receipt of your letter of 13th. instant, for which we thank you. No claim has yet been lodged by this Company, but the claim is in course of preparation, and we hope shortly to be in a position to lodge it. Might we ask if the last day for lodging claims has yet been fixed ?

Yours faithfully,

LEVER BROTHERS LIMITED.

Secretary.

I avoir winn three is cree free, ent themploten's ce. in unber of good cooks for warn Desconting stario has us you can cooks. It is browning for mys well of which is well to proved through the MA

I Jafor west here that this claim show

and clowing was april the shew war .

be lodged ar ance , as the comment and and



#### 15th July, 1916.

Dear Sir.

I beg to acknowledge receipt of your letter of 14th instant, and in reply to say that all claims in respect of looting from Messrs Tedeastle McCormick & Company's Depot will be dealt with together and some further claims are awaited. In the meantime Messrs Lever should have the damaged soap valued so as to have the information available for the Committee's Assessor; and it should also be included in claim in column headed "Value of Salvage."

Yours faithfully, Messrs Lever Bros, Ltd., Port Sunlight, Cheshire.

Secretary.

TELEGRAPHIC ALTRESS, "LEVER, PORTSUNLIGHT." TELEPHONE 900 Birkenhead.

Ao

LEVER BROTHERS LIMITED.

IN REPLY PLEASE ADDRESS "THE SECRETARY."



38 GOLD MEDALS AND OTHER AWARDS.

PORT SUNLIGHT,

CHESHIRE.

14th. July 1916.

James J. Healy, Esq, 51, Stephens Green East, DUBLIN.

Dear Sir,

With reference to our letter of 27th. ulto, we find that there is a quantity of damaged soap which will require to be valued with a view to arriving at the amount of our claim in respect of damage caused during the disturbances in Dublin. We shall be obliged if you will let us know what course should be followed in the valuation of the damaged goods.

If it is desired that a valuer be instructed on behalf of the Property Losses Committee, will you be good enough to let us know the name of your valuer so that the valuation can be made at as early a date as possible and the goods removed. The goods are still where they were damaged, namely, at the depot of Messrs. Tedcastle McCormick & Co. Ltd, 3, Sir John Rogerson's Quay, Dublin.

Yours faithfully,

LEVER BROTHERS LIMITED.

Reply that all clames in visher y loving from herons I will stin believe well be dealer with together & some forthe Secretary. cloning eve another he the mentione here the cover the downeyes soop volves to as to have the informer couldele for the Committee Consensor; it it that also be induses in classes in col, hended "Value of hervye.

TELEGRAPHIC AD RESS, "LEVER, PORTSUNLIGHT." TELEPHONE 900 Birkenhead.

A.

LEVER BROTHERS LIMITED.

IN REPLY PLEASE ADDRESS "THE SECRETARY."



38 GOLD MEDALS AND OTHER AWARDS.

#### PORT SUNLIGHT,

CHESHIRE.

27th. June 1916.

James J. Healy, Esq, 51, Stephens Green East, DUBLIN.

Dear Sir,

#### "Sinn Fein" Rising in Dublin.

We are informed that claims arising out of the "Sinn Fein" Rising in Dublin are to be sent to you. We beg to intimate a claim, and shall be obliged if you will let us have the necessary forms to enable us to send you full particulars of the claim in proper form.

Yours faithfully,

LEVER BROTHERS LIMITED.

Millen