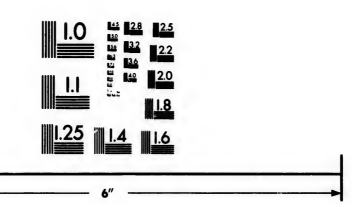


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# LECTURE

ON

# LIFE ASSURANCE.

DELIVERED BEFORE THE MECHANICS INSTITUTE OF HAMILTON, ON THE 5TH APRIL, 1848,

BY

#### HUGH C. BAKER, Esq.,

A MEMBER OF THE COMMITTEE OF THE INSTITUTE;

WITH

# A SHORT ACCOUNT

OF THE

# CANADA LIFE ASSURANCE COMPANY,

Established on the 21st August, 1847,

FOR THE THREEFOLD PURPOSE

- OF MAKING THE KNOWLEDGE AND PRACTICE OF LIFE ASSURANCE, IN ITS VARIOUS BEARCHES, GENERAL AMONGST ALL CLASSES IN BRITISH NORTH AMERICA;
- OF APPORDING TO ALL RESIDENTS THEREIN THE OPPORTUNITY OF AVAILABLE THEMSELVES OF THESE IMPORTANT BENEFITS AT THE LOWEST COST COMPATIBLE WITH SAFETY, AND
- OF RETAINING WITHIN THIS PROVINCE THE ACCUMULATIONS THUS MADE,
  TO THE EQUAL BENEFIT OF OUR GODWINT, AND THE AMBURED.

HAMILTON:

1848.

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# **LECTURE**

ON

# LIFE ASSURANCE,

DELIVERED 5TH APRIL, 1848.

LADIES AND GENTLEMEN,—It is with no slight diffidence that I appear before you to read a Lecture upon so important a subject as Life Assurance, and one, at the same time, I fear very difficult to render interesting.

In deprecation of any censure you may feel inclined to express, I pray you to call to mind that unceasing daily occupation in no trifling official duty deprives both mind and body of the strength to do the proper justice to such a subject.

The system of Insurance, in whatever way applied, whether confined to the better known and more important branches of Marine, Fire and Life Insurance, or as in the present day extended to the loss of health or of employment, the fidelity of persons employed in situations of trust, and other minor purposes,—originated in the reflection that the losses occasioned by the occurrences thus insured against, although frequently most ruinous to the unfortunate individual owner, would, if divided amongst a large number of persons, be comparatively harmless; or, in other words, it is a result of a most important step we have made in civilization, a proof of the prevalence of the belief that man was not intended by his Maker to live only for himself, but that each one of us has his allotted duty to perform to the state, and to his neighbours; and that it is by associated action and combination amongst ourselves that we alone gain strength to carry out those more important social and political reforms which are far beyond the reach of individual effort.

All Insurance is based upon the law of average—the

beautiful science of Probabilities. Experience, for instance, tells us, that of the number of vessels navigating a particular course in the ocean, a certain proportion have been totally lost, or materially damaged; that some vessels are better prepared to combat the raging of the storm than others; that in any year the number of houses destroyed by fire bears a tolerably steady proportion to the whole number occupied; while some kinds of material are more liable to take fire than others, and some descriptions of goods, or even trades or occupations, are "hazardous," or "extra hazardous." These facts, and indeed almost every occurrence which we commonly attribute to chance or accident, are found to obey certain general laws; and, by means of this now much studied science, we are enabled to calculate the probability, and arrive at a sum which will sufficiently represent the risk of the occurrence of any one of these so called chances, to any given ship, or house, or human being, whatever may be the peculiar or extreme circumstances of the case.

The deep importance to the Commercial world of both Marine and Fire Insurance, it is not to-night my province to illustrate, beyond stating that the risks are universally viewed as imperatively demanding the protection of the Policy of the underwriter, or the Insurance Company Public opinion loudly proclaims the folly and dishonesty of him who neglects to insure his property (whether houses, goods or ships), if at the same time he occupies such a position as will render him, in case of loss, unable to clear himself of his existing obligations to others. The proper caution, which, before the invention of Marine Insurance unhesitatingly refused all credit to the owner of a vessel at sea, is yet daily exhibited amongst us in the exactitude with which Fire or Marine Insurance is forced upon those who may ask for, or require, credit.

LIFE ASSURANCE is of yet greater social importance, and though hitherto far less generally practised, is destined within no distant period to be the rule instead of the exception. To explain to you its principles will be my

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Ab profe payn mode socie fall rience, for inels navigating a proportion have nat some vessels the storm than ouses destroyed n to the whole aterial are more descriptions of hazardous," or ed almost every te to chance or l laws; and, by we are enabled sum which will rence of any one ip, or house, or

al world of both ght my province are universally protection of the cance Company, and dishonesty of whether houses, occupies such as, unable to clearers. The proper farine Insurance mer of a vessel at the exactitude orced upon those

iliar or extreme

importance, and ised, is destined istead of the exples will be my

endeavour this evening; and most truly do I regret that my ability to do so falls far short of the conviction I entertain of its comprehensive importance generally, and its peculiar application to my fellow-countrymen.

It may generally be stated to be a contract, by which a company of individuals, in consideration of a small annual payment, technically termed a premium, obligate themselves to pay at the death of the assured a fixed and far larger sum.

The earliest enactment respecting it, or indeed the first trace of any useful action upon the principles, is the Charter granted by Queen Anne in 1706 to the Amicable Society; yet this can hardly be allowed at the present day to have been] more than a contributionship, or Benefit Society. It charged a uniform yearly sum of £5, without reference to age, and divided the whole receipts of each year amongst the representatives of the members who died within the same period.

At this time the life of a "healthful" man, at any age from 20 to 40, was valued at 7 years' purchase; while an aged, or sickly person, was taken at from 5 to 6 years.

The same erroneous system was in use until the establishment of the Equitable Society in 1762, when, for the first time, tables of mortality were employed, and graduated scales prepared for each age; but such was the doubt then existing, such the disinclination to depend much in so important an undertaking upon calculations however carefully deduced from the experience of the past, that the rates demanded by this Pioneer Society were double those of the present day; and yet, strange to tell, the law officers of the Crown refused the application for a Charter, upon the ground of insufficiency of premiums!

About this period there also existed numerous societies professing to guarantee handsome benefits, whether by a payment at death, or by an annuity to survivors, for but moderate charges. The gress errors upon which these societies were based, the utter ruin they were too sure to fall into, happily led a celebrated Mathematician, Dr.

Price, to examine carefully the then but little investigated. The theory of Annuities. He exposed the rapid a proach of insurant these companies towards ruin, and by his able and con-rance; vincing publications paved the way for a material im-may be provement in the system. The 'Equitable' Society of our convincted his aid, and in 1786 a final adjustment of their At discale of contribution was made; from that date this trulytaken to magnificent Institution has enjoyed an unexampled careeramidst of prosperity, until, at the present day, its accumulated observation that A sarance was but in its infancy; for at the end of the putation first century but eight companies had been established in living England.

the Sun Office of a new and more correct set of tables reasonation the tables of mortality prepared with great care avears. Carlotte by Dr. Heysham, the practice of Life Assurance mless greatly more ased, and the number of offices multiplied in the care it is believed that no less than 150 now exist inbase of treat Butain. May

In Spotland it may be said to date from 1815, in which he scie year was commenced the "Scottish Widows Fund," a Socione of sty which has progressed with steady success, and hashe las attained a fund of fully £2,000,000. About 15 other offices may be now exist within the limits of this portion of the Empire, 500 yand, though tardy in the establishment of a native office, Thes Scotland has far outstripped all other countries in the 698 was general appreciation of the benefits of Life Assurance; rearly to being ascertained that upwards of £1,000,000 Sterling ext two samually paid into the coffers of her Life Assurance acreas Companies; a noble contribution for such a laudable ve do purpose from a population of 2,629,000.

The year 1818 witnessed the introduction of the systemene of onto the United States, but with slight and languishing mongs success until within the last four years; during which the period, however, a very rapid advance has been made, 04.

9 or 10 Companies have been formed, and the practice is Noti becoming very general.

the investigated The law of average, which applies equally to all pid approach of insurance, poculiar in its connection with Life Assuable and con-rance; being applied to ascertain the time at which death a material im-may be expected, not to the chance, as in other Insurance, itable? Society of our escaping it altogether.

istment of their. At different times, and in various places, care has been it date this trulytaken to observe the ages of all those who have died, from exampled careeramidst a previously reckoned population; from these its accumulated observations, tables, called "tables of mortality," have Sterling. Stillbeen calculated, and, hence is derived by arithmetical compatitude end of the putation the average number of years which all those in established inliving at any specified age may be expected to live through; as for instance, taking the Carlisle tables, (being

on by Mr. Milnethe set most frequently used,) 100 persons aged 29 may rect set of tables reasonably expect one with another to live through 3,500 th great care at years. This we learn from the experience of the past, and f Life Assurance unless we have cause to suspect a tendency to a decrease fices multiplied in the duration of life, upon this estimate we may safely 50 now exist inbase our calculations for the future.

May we not without presumption go further,—and, taking 1815, in whichthe science of probabilities for our guide, allow that each vs Fund," a Sociene of this 100 has an equal chance of being the first, or uccess, and hashe last, to be called away; that consequently each one t 15 other offices may be said to have an expectation of the 100th, part of 1 of the Empire 3,500 years, or 35 years.

f a native office. These tables teach us, that of 10,000 infants born, but countries in the 698 will reach the age of 29, that of this number 56, or Life Assurance; rearly 1 in the 100, may be expected to die within the 000,000 Sterling ext twelve months, and the proportion of deaths steadily Life Assurance acreases until the last survivor attains the age of 104. uch a laudable Ve do not pretend to point out the year in which any one of this number will die, but we allow simply, that each on of the system ne of the 5698 now alive has an equal chance to be and languishing mongst the number who will die in the first, or any is; during which absequent year, or to be the one who will survive until

d the practice is Note.—For better illustration the following tables are inserted.

has been made 104.

# TABLES OF MORTALITY:

PREPARED BY MR. MILNE FROM THE REGISTE AT CARLISLE.

_ -	who in t succe in yea	Number who at- t'n each year of every 10,000 Born.	Λge.	Number who die in the succeed ing year.	Number who at- t'n each year of every 10,000 Born.	Age.	Number who die in the succeed ing year.	who at- tain each	Age.
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	16	1841	74	61	5136	39	201	6998	4
	160	1675	75	66	5075	40	121	6797	5
	15	1515	76	69	5009	41	82	6676	6
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	9.13	623	83	63	4521	48	33	6368	13
4	8.14	529	84	61	4458	49	35	6335	14
4	7	445	85	59	4397	50	39	6300	15
4	7 16	367	86	62	4338	51	42	6261	16
7	6 17	296	87	65	4276	52	43	6219	17
4	5 18	232	88	68	4211	53	43	6176	18
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### ALITY:

## EXPECTATION OF LIFE,

THE REGISTE ACCORDING TO THE CARLISLE TABLES OF MORTALITY.

=			- 37										
	Λge.	Number who at- t'n each year of every 10,000 Born.	who in t succe in yea		Expectation in years and 100ths.	Λge.	Expectation in years and 100ths.	Age.	Expectation in years and 160ths.	1	Expectation in years and 100ths.	Λge.	Expectation in years and 100ths.
				At irth	38.72	21	40.75	42	26.34	63	12.81	84	4.39
1	71	2277	13	1	44.68	22	40.04	43	25.71	64	12.30	85	4.12
ľ	72	2143	14	2	47.55	23	39.31	44	25.09	65	11.79	86	3.90
	73	1997	150	3	49 82	24	38.59	45	24.46	66	11.27	87	3.71
١	74	1841	16	4	50.76	25	37.86	46	23.82	67	10.75	88	3.59
١	75	1675	16	5	51.25	26	37.14	47	23.17	68	10.23	89	3.47
1	76	1515		6	51.17	27	36.41	48	22.51	69	9.70	90	3.28
l	77	1359	146	7	50.80	28	35.69	49	21.81	70	9.18	91	3.26
ı	78	1213	13	8	50.24	29	35.00	50	21.11	71	8.65	92	3.37
1	79	1081	12	9	49.57	30	34.34	51	20.39	72	8.16	93	3.48
١	80	953	1100	0	48.82	31	33.68	52	19.68	73	7.72	94	3.53
١	81	837	113	1	48.04	32	33.03	53	18.97	74	7.33	95	3.53
١	82	725	10:	2	47.27	33	32.36	54	18.28	75	7.01	96	3.46
1	83	623	9.	3	46.51	34	31.68	55	17.58	76	6.69	97	3.28
١	84	529	8	4	45.75	35	31.00	56	16.89	77	6.40	98	3.07
	85	445			45.04	36	30.32	57	16.21	78	6.12	99	2.77
1	86	367		16	44.27	37	29.64	58	15.55	79	5.80	100	2.28
١	87	296		17	43.47	38	28.96	59	14.92	80	5.51	101	1.79
	88	232		18	42.57	39	28.28	60	14.34	81	5.21	102	1.30
	89	181		9	42.17	40	27.61	61	13.82	82	4.93	103	0.83
	90	142	3	0	41.46	41	26.97	62	13.31	83	4.65	104	0.50
	91	105	3										
	92	75	2	It	is furt	her e	evident,	, that	if eac	h on	e of the	e <b>5</b> 69	8 pays
	11 4. 0		4 300	ESP.									_

It is further evident, that if each one of the 5698 pays to a common fund £1 at the beginning of a year, it ill amount to a sum which will admit of the payment of 100 to the heirs of each of the 56 who may die during e year; and this can be continued year after year, though e payment must increase, in proportion to the annually creased chance of death.

A Life Assurance Company, may be said to proffer its id as a Bank of Deposit, to receive these sums, and as the positors die, to pay the full share to their heirs; but as see Institutions generally profess to admit only healthy

lives, the yearly system just explained would entail and Brit annual examination, and all who became of impaired to health would be refused re-admission, and thus lose all I ma the prospective benefits of the practice. This difficult this su has been overcome by the calculation of a sum, or premis the um, which, paid yearly throughout life and without of alteration, is of equal value to the previously mentione 29, 1 steadily increasing rate. Taking the same age for examining ple, the average sum demanded by British Offices as ale Con even payment is £2 9 6, instead of a premium of £1 thent m increasing yearly. Thus for the advantage of the certaint pens of continued Assurance, without re-examination, a person the aged 29 pays a rate annually, which would not be equallenest by his yearly payment, (were the Assurance from year mofits, year) until he reached the age of 50, but the former pre in the mium remains unincreased throughout life. The Com the pany thus receives an excess in the first portion of the hly period, and retains it as a reserve fund to be employed but the them in adding to the yearly payment, when the time fluct arrives that the risk of death in the year is more than thmongs an mos premium of £2 9 6 would cover.

The accumulation of this reserve in the coffers of the bject Company leads me to point out the other important featureed in the calculations of Life Assurance Companies.—The Life Increase of money at compound interest.

It will be evident, that during the first half of the expect on clation of every Assurer, the Company will be in receip 1000 of much more than it will require as his contribution, an towards the amount of claims maturing,—the sums it will re; be called upon to pay, by reason of its peculiar principlicies of equalization to the heirs of those who die,—and, that then the steady surplus of income continues for many years. Now 000, supposing no interest made, it would require a year be payment of £2 17 2 at the age of 29 to enable the Company to pay £100 upon an average duration of life of 3 the years, and this without any allowance for expenses willy management; but, admitting an accumulation at  $3\frac{1}{2}$  pt by a cent compound interest, (the rate most generally obtains the

would entail a British Companies,) the yearly payment would be redume of impaired to £1 10.

and thus lose all I may explain, that, of the difference of 19s.6d. between This difficult his sum and the £2 9 6 average charge, 6s. is occasioned a sum, or premist the tables being more correctly based upon calculations. ife and without of the average expectation of life allotted to the man iously mentione 29, but of his chance of attaining each subsequent year me age for examifincreased age, and of the relatively diminished cost to ish Offices as a Company of the sum assured, for every year the payremium of £1 ment may be postponed; and 13s. 6d. is added to cover ge of the certainty penses of management, and contingencies growing out nination, a person the nature of the contract; though with a promise in ald not be equallenost Companies, of its partial return in the shape of rance from year trofits, or Bonus, if not required for such contingencies. ut the former pre In the conduct of a business involving the future support The Com the most helpless of our fellow beings prudence is life. rst portion of the hly commendable. No honest individual could sancto be employed ben the use of tables of rates of barely sufficient amount: t, when the time fluctuations must be provided for, both in the mortality r is more than thomongst the assured, and the rate of investment. This

an most justly be attained by an addition to the rates, the coffers of the bject to any system of periodical return that may be

r important featureed upon.

Companies.—Th Life Assurance Companies are also subject to material sk from another branch of their theoretical dependence t. t half of the expecton chance. The tables of mortality only say, that will be in receil 1000 aged 29 now alive, ten wil. die in the first s his contribution, and as many in each of the four or five succeeding ,—the sums it will rs; and were Life Assurance Companies to issue peculiar principlacies for one invariable sum, they might safely depend die, -and, that then this calculation; but one man requires to assure for nany years. Now 000, just as much as another for £50, and yet, it would require a year be proper for the Company to make any difference in to enable the Comper centage of charge. Still, of the 1000 death aration of life of 3 th call away a far larger proportion of the more e for expenses wily assured, and leave the £50 or £100 assurers to nmulation at 3½ pay a long life, to the serious injury of the Company generally obtaine ch has looked for an average decrement, not only of

the number, but of the amount assured. This evidere die extra risk is most frequently guarded against, in the earlie e as stage of an Assurance Company, by a prudent limit of that we sum at stake upon any one life, which may be gradually wou enlarged, as the business of the Company increase his both Thus, an original limit of £500, or £1,000, may bey in enlarged to £10,000, the highest amount, I believe, and rdly existing office will accept upon one life. The Company of the culia law of average, which, though perfectly accurate in the the temporary may be a sum at the stage of the culia law of average, which, though perfectly accurate in the the temporary cannot with certainty be expected to be as correct to when applied to the few lives that even the most extent is a lessive Company must assure, at some particular ages.

Let us consider the reasons which should lead us all this a examine into the merits of Life Assurance, and its peculia erage application to ourselves.

We are happily frequently reminded of the uncertain long of life; we know that to-morrow may find some of the ficier now present stretched upon a dying couch, and that the ding year can hardly be expected to pass into its grave, withoutle, i having previously seen at least one of us followed to the will That one may have a dear wife and infa death children, who may perhaps be left in straitened circum the stances, if not positive want. Let it be supposed that the was granted to me to point him out, and say to him, then im for £2 4s., or £22, he can without delay secure the l sho payment to his heirs, whenever he may die, of £100, o cor £1,000—would he hesitate? And which of us can fee inte secure? for our doom is certain, though it is not given sole us to know the hour, or the day. Should we not feel that's e need of securing future support for our families, with a fut much care and exertion as we provide for their dailertion wants? necl

Few men set out in life with a deliberately forme portintention to spend the whole of their income year by year o power certainly almost always look forward to save something fide annually for a favorite object. Whatever that object is at harmonic to the Life Assurance will enable us to attain it, even show that

1. This evidence die within an hour. It says to the man of 29, name inst, in the earliese amount you hope to save yearly, pay it to us. udent limit of thand we will guarantee you, from to-day, the full sum nay be gradual would increase to, were you to live 35 years. pany increasen's boon is offered without heavy loss to any one; all £1,000, may bey in, in the season of prosperity, a trifle which is t, I believe, ar rdly missed; these sums are faithfully accumulated. . The Company of the Company refunds to each one, when his own ne working of the culiar exigency may arrive, not the accumulations alone accurate in that the trifles he may have deposited, but the proportional to be as corrected of the past and future accumulated payments of all. n the most extertis a lottery, in which there may be said to be no blanks: icular ages. or he who dies early draws a valuable prize for the benefit ould lead us all his nearest and dearest, and he who survives the ce, and its peculi erage term of years, is doubly compensated for the ney loss it may have been to him, by the possession of the uncertain long life, enabling him to earn for those dear ones a and some of the ficient support, and the constant protection of the policy uch, and that the ding to the removal of all fear for their future wants; o its grave, withoutle, if he has chosen a good office, each year he may

us followed to the will materially increase the sum payable to his heirs ar wife and infardeath.

straitened circum the limits of one lecture will not allow me to enumerbe supposed that the classes or individuals with whom Life Assurance d say to him, then imperative duty. In Canada, careful investigation delay secure that show that but very few are exempt. The rich man y die, of £100, so contents himself with a life of ease, consuming alone hich of us can fee interest of his accrued property, appears to me to be it is not given sole exception.

ald we not feel thats especial application is to all those whose present r families, with a future support is derived from the reward of personal ide for their dailertion, whether it be professional, mercantile, agricultural,

nechanical; and most clearly does this include the great deliberately forms portion of our population. To all these, and to the few neome year by year possess independent life incomes, it is, I say with a do to save somethin fidence, AN ABSOLUTE DUTY, and should be hailed as a ever that object is t benevolent adaptation of the laws of average and ain it, even should aid.

To others who are equally industrious, but who have inful already accumulated some reserve which may be availab on the for their heirs, it still offers material advantages, thoughere, perhaps in a somewhat different shape. f the s

To those who in dependence upon their future exertionall sat have entered into engagements which are beyond the £100 immediate means of settlement, it offers the opportuniteaply of relieving the family from all possible embarrassment was

and the estate, perhaps, from material injury.

The reflection that under all circumstances, we have to by a trifling present sacrifice secured that which will, anvince case of death, provide amply for those we may lead pay behind, remove our property from otherwise ruino an onl encumbrance, or fully accomplish any other object vet a p may have in view, induces feelings of quiet content, total to n removing all that harrowing anxiety for the future, which sof while it troubles some at all times, gains in most of sed A redoubled strength at the approach of sickness, or on amount couch of death. This calmness of feeling is now general age acknowledged to be an instrument in prolonging the life withe the assured, estimated by some as equal to three or four year by t increased duration; and its peculiar efficacy when a semance ous illness has unnerved us, when the mind is doubly semport sitive, is admitted by all Physicians. I do but allude her icult to the physical effects of Life Assurance, or its neglect While words are not given me to portray in sumo.

the anguish a dying father must feel when the past is usede, a rings its peculiar brightness, and rings reflects that out of his superabundance he has failed, as perhaps at no distant day, to do an act of justice a has humanity for those who have the strongest claims up neml his affection. re hi

And though to the widow and children of one who has he high rank in our colonial society, the sudden descent fro their accustomed comfort and even the enjoyment of the luxuries of this life, to the bitter level of absolute wa and perhaps the necessity of labouring in uncongentary sa occupations for their daily subsistence, must be almost thust

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s, but who have inful to contemplate, and in the strongest terms call may be availab on the Husband or Father to Assure; yet we stop not vantages, thoughre, we do not omit one grade or class in the application

If the same arguments; wer believe that a little reflection r future exertionall satisfy the poorest amongst us, that at his death £50 are beyond the £100, or an annuity of £10 or £20 for his widow, would be s the opportunit eaply purchased by setting aside a proportional part of embarrassment wages, or other income; less than 1s. a week will cure a Policy for £100.

stances, we have To those who plead in answer to a friendly attempt to at which will, invince them of the necessity of Assurance, that it is hard e we may lea pay year after year for a prospective advantage, which otherwise ruino an only mature for the benefit of their heirs; that it is in y other object wat a poor speculation to enter into, where a man must niet content, total to make money by it, we would point out the suitablethe future, which so of the system of "Endowment Assurance," or "Deins in most of ded Annuities;" by the former they can secure a fixed ickness, or on the ount payable to themselves on their attaining a cerng is now general age, or to their representatives should they die earlier; olonging the life the latter they can in the days of health and strength o three or four year by to purchase the guarantee of a Life Annuity, to comcacy when a semance upon their attaining any specified age, and to form a nind is doubly semport when age and infirmity render laborious exertion do but allude her icult and uncertain.

ce, or its neglect While of one who may feel tempted to reply, that ufficient vividne can provide for his family much better by laying nen the past is usede, and investing year after year the full amount of his orightness, and longs, I would enquire how he can thus presume upon he has failed, are continuance of his existence?—thus virtually say that act of justice at has a perfect assurance of length of days? But let him ngest claims up nember that even granting the certainty of a long life, of one who has he by would be accumulated to better advantage than by adden descent from nself; and, from the nature of the engagement on his t, would certainly be made with greater regularity than all of absolute was a mere intention to lay by would secure. An Assurer is ang in uncongent by said to have "acquired a species of property which he must be almost a nust naturally feel an interest to preserve, and thus his

ury.

"best energies become aroused, and a sense of independence-

"a better tone of feeling—habits of prudence and economy and a

"and all the incentives to general moral improvement artificions

"established"

The Earl of Roseberry has correctly observed, "that the Cre "practice has the peculiar advantage of enabling the more mer "affluent to accomplish a great and important saving for "their families through the medium of a positive expenditure ount "The ultimate object in view might be partially accomple ' plished by laying the amount of such savings aside, and the "allowing them to accumulate; but the great advantage P "an Institution of this kind is, that while it accomplishes the perty "same object much more effectually and immediately, has "withdraws no portion of capital from circulation, and com the "pletely obviates all those baneful evils into which a hab "of saving is apt to degenerate; for such a habit, although "originating in proper and legitimate motives, not unfre

"quently ends in debasing the mind to a disposition "avaricious hoarding."

Assurance becomes equally useful. By "Survivorship Annuities," we can secure a life propasim vision for a wife, or any other person, who may by compur U death be deprived of support; or by "Survivorsh nel Assurance" a sum of money can be secured to another sterial a similar event, the cost being much reduced by the chand

of the prior death of the nominee.

A party who is to come into possession of property at the nors. death of another, provided he outlives him, can secure the oun value of the sum to his family, should he die first, by am other assurance of his own life against the other.

Trustees under a marriage settlement can thus safe allow the husband the use in his business of two-thirds of harman wife's money, provided they retain the remaining third lier interest, to pay the premium for a life policy, to cover the ur sum loaned.

Parents can by small yearly payments secure "Endown e tl ments" for their children, payable on attaining any nom

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There are many other circumstances in which Limy ma

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ce and economy ed age; to aid in starting them in life, or in marriage mprovement ar tions for daughters.

served, "that the A Creditor who has reason to suppose that his ultimate nabling the more mainly depends upon the continued life of his portant saving for btor, can by a "temporary Assurance," secure the full sitive expenditure ount of the debt, should the death occur.

partially accom The borrower, whether upon real estate by mortgage, avings aside, and in the usual course of business, should avail himself of great advantage is opportunity of providing the ready cash to free his accomplishes the perty at death from all pecuniary hability. While, if d immediately, has borrowed upon mortgage, with an agreement to culation, and comey the sum by yearly instalments, he can by "Decreasing into which a hab surance," secure the completion of his payments after a habit, althoughth at an almost nominal cost. In this respect, Life notives, not unfirst surance offers great advantages to the borrowers from to a disposition numerous Building Societies.

It offers to capitalists a means of securing any principal es in which Liby may feel disposed to lay out in the purchase of Redeemable Annuities," secured upon real estate; thus n secure a life pra simple, and quite legal manner, defeating the intention who may by cour Usury Laws.

by "Survivorshi An elderly person, without family, can by "Annuity" cured to another serially increase his income for the remainder of his uced by the chand

Trustees can secure themselves for advances made to

n of property at the nors. n, can secure the oung men commencing business, and requiring credit he die first, by and others to enable them to succeed, will find that credit nted with increased readiness, if they take out and nt can thus safe ge with the creditor as collateral security, a Policy of of two-thirds of he urance, to provide against the chances of death in the remaining third lier years.

policy, to cover the ur wealthiest merchants would only act with comadable prudence, were they to Assure their lives, and s secure "Endowe the Policy in trust for the benefit of their families; ttaining any nome removing those dear ones from the double risk of a mercial crisis, and a premature death.

A parent, who has reason to believe that each year he may live will render the future wants of his family of less amount, can by "Decreasing Assurance" secure a sum gradually reducing for each succeeding year.

A father, about to entrust a beloved daughter to a husband's care, is surely called upon to see that some such provision for the future is guaranteed and settled upon her, and, especially so, if the intended son-in-law has only

his own exertions to depend upon.

There are also other examples of its most material benefit in our mother country. The present possessor of a splendid, but entailed estate, can best provide for his younger children by Assurance. A memorable case has been reported in Scotland:—A nobleman, with eleven children, who assured his life for £100,000, and died within six months; thus leaving £10,000 for each of his younger children. Again, very many properties are held upon leases for lives, which are renewable upon payment of a This fine being payable at the death of the nominated person, or persons, may be required at a most inconvenient time, and prudence teaches the tenant to assure the life, and thus change a heavy payment of uncertain date, into its equivalent yearly value.

This great variety of application can be further extended to two or more lives. It in fact includes every imaginable case in which a pecuniary transaction is affected by the contingency of the death of either one, or any number of persons; and remembering that an equal variety exists in the different modes of paying the premium (generally optional with the Assurer), you will not doubt me, when I tell you that formula for computation have been prepared

for 400 cases.

Let us review for a moment the objections which have been, or may be, brought against the practice. First and most important, is the assertion that we are guilty of presumption, and by its means elect to depend upon mere human invention for the support of the widow and the fatherless, rather than upon Him who has promised "to

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relieve the fatherless and widow." Most unwilling should I be to advocate any scheme, however seemingly perfect, which could be so viewed. As more to the point than anything I could say, I will read you the opinions of divines of the Church of Scotland, delivered at the general meetings of Scotlish Life Assurance Companies.

The Rev. James Robertson, of Portsburgh, in moving a vote of thanks to the Directors of the Scottish Provident Institution, said:—"I regard this Institution as in unison "with the arrangements, nay, as a following out of the "dictates of an all-wise, over-ruling Providence. Many, "I doubt not, have already been taught to regard it as such, " who, on the death of a parent, instead of being reduced "to destitution, or obliged to appeal to the benevolence of "the public, have found themselves in circumstances to " obtain, as a right, what they must otherwise have received "as a charity. Such persons, if rightly disposed, would "thank God that such an Institution as this existed, and " would esteem it a kind Providence that led their deceased " parent to connect himself with it, and thus secure for "them an interest in its provisions." "I feel it pleasant to be associated with men who are " naturally led to take an interest, so far, in one another's "welfare. For my part, I cannot pass a member of the "Scottish Provident on the streets, without almost involun-"tarily wishing him 'a sound mind in a sound body," "and that he may live happily and usefully, and, if not "as long as Methuselah, yet aye and until the amount of "his contributions has greatly exceeded the sum in his " policy."

The Rev. J. G. Lorimer, of Glasgow, in seconding a vote of thanks to the Office Bearers of the "Scottish Widows Fund," said:—"The time was when Life In-"surance was thought a thing of doubtful propriety. It "looked like speculating upon life and death; moreover, it was considered not entirely consistent with an unre-"served reliance upon the providence of God. He rejoiced "that that prejudice had, to a great extent, disappeared.

"At the same time, he had little doubt that this, and "similar Associations, lost the benefit to be derived from "the insurance of some good lives—the lives of excellent "men-from lingering remains of this misapprehension. "For himself, had he thought that there were any grounds "for such opinions, he of course could never have been a "member of this or any similar Institution. So far from "entertaining this idea, however, he thought, upon re-"flection, it would appear that there was not only no "inconsistency between Life Assurance and the principles " of enlightened religion, but that there was a beautiful "harmony between the principles of true Christianity and "those which united them together as a Society. "example, true Christianity required its disciples to be "self-denied, and Life Insurance taught the same lesson. "True Christianity taught them to be frugal, and by a "happy necessity, Life Insurance taught many to be "frugal too. True Christianity taught them to have a "warm regard to the welfare of those who had special "claims upon them—the claims of natural relationship: "and Life Insurance also taught them this duty. "had high authority for the statement, that if a man pro-"vided not for his own, and for those of his own household. "he had denied the faith, and was worse than an Infidel; "and Life Insurance, it humbly appeared to him, was in "full consistency with, and even supported, that Scriptural Moreover, they knew that true Christianity "required that they should not only weep with those who "wept, but should rejoice with those who rejoiced; and he "was persuaded that any one who listened to the state-"ments of the Report, and heard of the immense sums of "money which had been expended since the institution of "this society upon the surviving families and relatives of "those who had been insured, could not doubt that a vast " amount of good must have been, under God, accomplished "in this way,-good, the remembrance of which might "well fill them with sympathizing gratitude and joy. "While Life Insurance was in harmony with important

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"moral and Christian virtues, it was fitted to check evils which were likely to arise even among the most conscientious in its absence. In defect of Life Insurance, a good man who feels bound and who desires to make some suitable provision for his family, has no resource but to accumulate during his life-time. But there is no small danger of this passing into a selfish and hoarding habit, which may come to affect his general character. Hence, one advantage of Life Insurance. It is a defence against unamiable and unchristian dispositions. Nay, the source of danger is converted into a means of good. The contributing to an object essentially benevolent during the life-time is fitted to cultivate the more amiable and generous dispositions."

Again, the Rev. Mr. Robertson, of the New Greyfriars, in moving the adoption of the Report of the Scottish Provident Institution, said:-"The objections which have "sometimes been urged against such a provident care for "the welfare of those who depend upon us, as if it implied "a want of confidence in the providential care of Heaven, "appear to me so exquisitely silly as to require no answer; "and, without hesitation, I place them in the same cate-"gory with the objections of that respectable but over-"scrupulous old lady, Mause Headrigg, against the use of "the fanners or winnewing machine, which she con-"sidered argued a profane contempt of the free wind of "Heaven which blew over the shieling hill. I conceive, "indeed, that such institutions are to be regarded in the "light of great public blessings, and deserve the support "and encouragement of all well-wishers of the community, "whether lay or clerical. The benefits resulting from "them appear to me so clear, that I cannot help thinking "that any man who has it in his power to provide in this "way for the future comfort and independence of his "family, after the hand that laboured, and the head that "thought for them, and the heart that loved them, are cold "in the grave, must have either a very indifferent heart or "a very indifferent head. It appears to me that such

"institutions are the practical development of some of the finest and fairest affections of human nature; and I maintain that, in becoming a member of this society myself, and in recommending it to others, as I most cordially do, I am acting according to the precepts and the spirit of that Gospel which enjoins, as a great moral and religious obligation, the duty of providing for our own, and especially for those of our own house."

Another very frequent objection is an alleged want of means; here I again prefer to give you apposite quotations: "We believe there can be no obstacle which is apt to "appear more real than this, where an income is at all "limited; and yet it is easy to show that no obstacle could "be more ideal. It will readily be acknowledged by "everybody who has an income at all, that there must be "some who have smaller incomes. Say, for instance, "that any man has £400 per annum; he cannot doubt that "there are some who have only £350. Now, if these "persons live on £350, why may he not do so too, sparing "the odd £50 as a deposit for Life Assurance. In like "manner he who has £200 may live as men do who have "only £175, and devote the remaining £25 to have a sum "assured upon his life. It may require an effort to accom-"plish this; but is not the object worthy of an effort? And "can any man be held as honest, or any way good, who "will not make such an effort rather than be always liable "to the risk of leaving in beggary the beings whom he "most cherishes on earth, and for whose support he alone " is responsible?";\*

And again, "when it is considered, indeed, by what "small increments of saving the means of insurance may be obtained, it is surprising that any instance should exist in which it is not effected—a few tavern visits less, an occasional mislaying of the key of the wine cellar, a tight stopper in the spirit bottle, a water-side visit put off till next year, a party omitted to be given, a slight

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<sup>\*</sup> Chambers' Edinburgh Journal, No. 373.

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"forgetfulness of the length of time a coat or a silk gown "has been in wear, and a score other things of the kind. "present an ample variety of sources for furnishing the "small annual sum requisite to place a family in security. "Many men, who have a strong perception of the impor-"tance of insuring their lives, unfortunately neglect to do "so, from the belief that in a little time they will be in "a better position to do so-next year trade may be more "brisk, or an official salary may be increased, or an old "aunt may die-but next year brings with it its own "necessities: and even if it did not, what peril is encoun-"tered in the delay? It should be borne in mind, that "people can only insure when they are in the most perfect "state of health-a whitened tongue, or a quickened pulse, "find no passport of admission to a Life Office; and who "shall say he is secure for a single hour from some "derangement of system that shall bring these symptoms "upon him? What anxiety must he who is waiting for "the proper moment to insure sustain at every incipient "approach of illness? The spasm he feels may be the "herald of cholera-the sudden ache in the temple may "be the courier of death." \*

There are some again who call Life Assurance a speculation. I would ask them, who may be said to speculate the most? He who cautiously provides, year after year, that trifling premium which ensures at his death as much temporal support for his bereaved ones, as he could hope to realize by the savings of a long and active life, or he, who stakes all this upon so great an uncertainty as his own life?

I will now endeavor to show how these principles apply to our own country.

Although the value of life has been carefully ascertained in England, no approximation has as yet been made in Canada, other than the calculations of the comparative health of British troops quartered in the wide-spread

<sup>\*</sup> The Post Magazine Almanac.

Colonies of the Empire. This appears very favorable to our climate, but must be considered far too partial to base exact calculations upon. Several of the British offices have been induced, by even this slight information, to offer to assure lives in Canada, though some of them have made the want of better data a pretext for a special increase of their English rates.

I believe that the establishment of Agencies in this Province, by British Companies, has only taken place within the past ten years; and while we were without a local or native Institution, they were gladly welcomed by the few amongst us who had become aware of the importance of the practice. The business these Agencies have attained, and the assurances effected in Great Britain by parties now resident in Canada, may be estimated at £300,000, involving a drain of at least £10,000 yearly, from the limited means of this Colony.

Many circumstances have combined to favor, or induce, the establishment of a Provincial Company. You have had the great want of capital amongst us, which is peculiar to all new countries, forcibly illustrated by the honorable and learned gentleman who so ably introduced this course of lectures.\* Is it not one strong argument, therefore, to aid in damming up one of the channels through which the scanty capital of Canadians is flowing in an increasing stream, to irrigate the already bountifully supplied fields of our mother land? It has been further argued, and with truth, that the existence in our midst of a Provincial Institution, wholly managed by residents of the Province, with its entire machinery exposed to watchful supervision and control by those who may become interested, is well calculated to lead ten times, or even one hundred times, the number of persons, to examine into the truly benevolent character of such Institutions, and to share in their advantages. Many other reasons have been, from time to time, urged in favor of such a project, to which I need not not argume may sa

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<sup>\*</sup>The Hon. R. B. Sullivan.

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r, or induce, You have ch is peculiar ne honorable d this course therefore, to h which the n increasing pplied fields ed, and with a Provincial he Province, supervision sted, is well ndred times, ruly benevoare in their n, from time vhich I need not now allude; but I will turn to the most important argument, at least in a pecuniary sense, and I believe I may say a chief argument of the projectors.

It is well known that in a new country capital is ever greatly in demand, and that the general tendency of the inhabitants is to accumulate fixed properry, trusting chiefly to money borrowed from older and comparatively wealthier countries, for the floating capital employed in the domestic exchanges, and other daily wants of the community. this stage, they are not only willing but able to pay an enhanced rate of interest sufficiently high to induce the owners of capital to transfer it from their possession to another, and, perhaps, far distant country. Canada, we all know, forms no exception to this general rule. Here money bears a value relatively far higher than in our mother land; and our facility for its profitable employment is such, that were it not for our antiquated and onerous usury laws, we should be able to offer for its use a rate which would tempt a much more generous supply from the eastward, of this necessary ingredient in agricultural and commercial advancement.

In England, the Actuary of a Life Assurance Company, when preparing tables of premiums, cannot prudently make use of a higher rate of accumulation than 3½ per cent., compound interest; in this Province, we can safely take 6 per cent.; for, though we are bound to remember that the calculations of a Life Assurance Company must extend over more than half a century, still we may surely reckon, that taking one year with another 6 per cent. may be steadily realized,—for Companies of this description are well known to possess peculiar advantages in the investment of their money, always commanding the best rate of interest the market affords.

Admitting then, that 6 per cent. is not too high an estimate, let us examine what reduction of premium it will justify. I will again take the age of 29, with an expectation of 35 years. I find that the yearly payment which will in 35 years' constant accumulation at 6 per cent.

compound interest, reach the sum of £100, is 17s. 11d., or 40 per cent. less than the £1 10s. that I have already stated as the yearly sum necessary to attain a similar end with only  $3\frac{1}{2}$  per cent., compound interest.

This being the base of the calculations of Life Assurance Companies, it follows, that with a similar rate of mortality, and a corresponding per centage for expenses of management, a Provincial office, investing its funds carefully at 6 per cent., can make a reduction in its tables of premiums of fully 40 per cent.—that it can in fact promise to the Canadian, for a yearly payment of £12, as large an assurance as a British office can guarantee for £20; or it can grant a policy for £1000, at the same cost to the assurer as a British Company can one of £600.

But, as I have already stated, prudence is in so important an undertaking truly praiseworthy; and, therefore, until we have better reason to feel sure that the value of life in Canada is equal to that of our mother land, it is safer not to make so great a reduction; this has been the system adopted with, I trust I may say, proper caution, by the lately established Canada Life Assurance Company. Its lowest tables will be found on comparison about 15 per cent. lower than the average rates of the more modern British offices. To those, however, who believe with me that the high rate of investment in Canada will eventually admit of so great a reduction as 40 per cent., it offers another table of premiums, higher in immediate cost, but with the promise that all who assure according to that scale will yearly receive three-fourths of the actual profit thereby realized, thus equitably returning to them all the excess which prudence instructs the Company to charge at the beginning.

Professor De Morgan, in his valuable "Treatise on Probabilities," shows, not only the advantage that a Life Assurance Company has by its control of large sums of money, (thus being always ready to enter into the best investments which may offer) but that, in practice, no delay exists in the increase of its funds at compound interest; as it only

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n so impor-, therefore, he value of nd, it is safer is been the r caution, by e Company. on about 15 nore modern ve with me ll eventually nt., it offers ate cost, but ling to that actual profit hem all the to charge at

ise on Proba-Life Assurs of money, investments ay exists in t; as it only requires care so to regulate the receipts and payments that the premiums received shall carry interest from the day of deposit. This gives a Company so much of the character of a Savings' Bank, that a very strong inducement is held out to all young men to take out Policies. Most of them hope to escape, ere long, from the solitary life of a bachelor; and should they die before marriage, few of them will be found without a mother, or a sister, to be made more comfortable by the amount of the Policy. Under no circumstances need a young man heistate. money will be carefully accumulated at a better rate than he could hope to secure for himself,—the yearly premium will be smaller the earlier he begins, and he runs no risk of impaired health interfering to prevent his Assurance, when the new ties of a wife and children proclaim its prudence; while, if he has made a judicious selection of a Company, he can retire at any time, with either the full value in cash, or an equitable equivalent for his past payments in a new Policy payable without firther call upon him.

Life Assurance Companies are divided into three classes. In the "Proprietary," there is generally a large subscribed Capital; an absolute contract is made between the Company and the Assured, and all the profits are divided amongst the Shareholders. As the nature of the risk is now acknowledged to be one, which does not require the security of a large subscribed Capital, this system cannot be recommended to any intending Assurers, and for many years no new Companies have been established in accordance with it.

The "Mutual" system, on the other hand, returns to the Assured all the surplus of receipts; after deducting the losses, a sufficient reserve for the increased value of risks running, and the expenses of management; the advocates of this system base their arguments upon the acknowledged fact, that with a sufficient extent of business, and prudent management, no Capital is really needed to render such a Society successful; consequently the absence of such a Capital, with its just claims to remuneration, leaves a large surplus to be divided amongst those, to whom it undoubtedly in equity appertains; yet the past has shown that a material risk is run by such Societies at their establishment; and that, to be prepared to meet peculiar exegencies, a moderate Capital, or guarantee Fund, is in the earlier stage a great safeguard. This system (the Mutual) is the one so successfully adopted by the Pioneer Assurance Society, the truly Mammoth "Equitable," and is at present gaining ground in England, Scotland, and the United States.

The third class is the "Mixed," and combines the stability of the first with the equitable arrangements of the second—a Capital is subscribed, and thus absolute security in every contingency is guaranteed to the assured; while the Shareholders reserve for their remuneration only a small portion of the accruing profits, accounting to the assured for the surplus in a similar manner to the Mutual Societies: in this class appear the great majority of the Companies now existing in Great Britain.

An endeavour was made to obtain a Charter for a Provincial office upon the Mutual system, as best suited to the erroumstances of the people; but it was defeated in the Legislative Council, partly from a want of acquaintance with the invariable measure of success which has hitherto attended all the Mutual Life Assurance Societies at home. and partly in the belief, that the system, though good in Great Britain, was not suited to Canada in its present cir-Its projectors were thus compelled to unite cumstances. themselves together upon the mixed system, or 3rd class; though, so that as little objection as possible should be made upon the score of profits abstracted to remunerate Capital needlessly subscribed, the amount has been limited to £50,000-a sum, ample for every real or imaginary want, though it may appear small when compared with the immense Capitals of some of the British offices.

Having I trust clearly portrayed the prudence in all, and the imperative duty in most of us, of effecting assurances

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in proportion to our respective means; and having further ion, leaves explained to you the peculiar advantages of a Provincial whom it Company; may I not fairly urge each one of you, to examine whether it is not applicable to himself. I sincerely believe that but very few of the inhabitants of Canada can say that they will not derive a peculiar and most important benefit from Life Assurance; I do not confine this to any one class, but believe it is as applicable to the poorest mechanic, or laborer, as to the recipient of a handsome le," and is official salary,-may I not further impress upon you the id, and the secial duty of pointing out its advantages to those whom you may see neglecting so important an aid, and of using nbines the such influence as you may be gifted with, in urging all to whom it will be a real blessing to partake thereof without Be sure, that the time will come when such friendly efforts will be gratefully remembered. Is not the

ally unknown amongst us.

Beware of procrastination, nothing can be more dangerous, many of us can point out most melancholy instances of this fault. Our own Provincial Company in its young career has had one case quite to the point. A professional gentleman, who after some consideration called at one of its agencies for the necessary papers to prepare an application, on the same day was seized with a disease which shortly proved fatal, and his family failed to reap the benefit he had at last too late determined to secure.

Provincial Press also called upon to aid in awakening the

Canadian public to benefits so material, and yet so gener-

Let no one keep back from the fear of loss arising from a temporary inability to continue his payments; for a policy once commenced is available as a security for money; and in many offices very equitable rules are made to meet such difficulties. Let no one ever bring forward the present scarcity of money, as a sufficient reason for delay; let him examine the small present cost it will be to him to assure, either upon the half-credit system, or in quarterly payments,—at the age of twenty-five, £500 can be secured by by the former, at a half-yearly outlay of £2 7s. 11d.; and

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ce in all, and ng assurances by the latter, at a cost every three months of £2 5s., or but 1s. 10d. and 3s. 6d. a week.

The fear that I have already exhausted your patience leads me merely to name a few of the points which I have omitted-such as the great national benefit arising from the accumulation of the smallest savings, to be instantly converted into productive Capital, a description of the different methods in which the premiums can be paid, an explanation of the different systems of division of the profits, and their return to the Assured, or his representatives, a detail of the arguments, which show the great moral influence of Life Assurance individually, and, if generally adopted, upon society at large; as also an explanation of its wide spread application, by means of examples which have been collected from the records of different Companies; and last, though not least, the duty of the ladies of a family, to encourage that household economy which Life Assurance may render necessary, remembering that no selfish feeling has induced the husband, or father, secure to this protection.

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To conclude, I can personally bear testimony to the comfort of Life Assurance, a comfort I have enjoyed for upwards of two years, and which thrice the cost would not, during that period, have tempted me to resign; and much shall I rejoice, if I shall have succeeded in imparting to you, in some degree, my own deep sense of the infinite value of such truly admirable Societies. That they will succeed in this my adopted land, I cannot for a moment doubt; originating in the purest motives of humanity, based upon the surest calculations, and conducted upon the most impartial principles of equity, they must continue to run a triumphant course, lessening the sum of human misery, and exerting a healthy moral influence wherever they have been successfully established.

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### CANADA

## LIFE ASSURANCE COMPANY.

#### CAPITAL. £50,000.

HUGH C. BAKER, OF HAMILTON, PRESIDENT.

JOHN YOUNG, OF HAMILTON, VICE PRESIDENT.

#### Board of Directors:

BOULTON, THE HON. G. S.
DAVIDSON, JOHN
KERR, ARCHIBALD
KERR, SAMUEL
OSBORNE, JAMES
FERGUSSON, THE HON. ADAM
HATT, JOHN O.
MACNAB, DANIEL
MERRITT, NEHEMIAH
TIFFANY, GEO. S.

BAKER, HUGH C.
DUGGAN, RICHARD O.
GUNN, DANIEL C.
McLAREN, WM. P.
MACNAB, SIR A. N.
O'REILLY, MILES
WETENHALL, JOHN
STREET, RICHARD P.
YOUNG, JOHN
THOMAS, E. C.

#### Trustees :

HUGH C. BAKER, JOHN YOUNG, ARCHIBALD KERR, E. C. THOMAS, GEO. S. TIFFANY.

BANKERS-THE BANK OF MONTREAL.

SECRETARY-THOMAS M. SIMONS.

PHYSICIANS-G. O'REILLY AND W. G. DICKINSON.

SOLICITORS—BURTON & SADLEIR.

OFFICES-38 KING STREET, HAMILTON.

#### Agents and Medical Referees already appointed.

GENERAL AGENT-GEO. WM. BAKER, JR

GENERAL AGENT—GEO. WM. BAKER, JR.
Brantford, . , WM. MUIRHEAD, . Dr. F. W. KEAST.
Cobourg, GEO. M. GOODEVE, . Dr. T. HOLYWELL.
Colborne, ROBT. M. BOUCHER,
Cornicall, WM. MATTICE, Dr. DICKENSON.
Dundas, T. II. McKENZIE, Dr. JAS. HAMILTON.
Galt, JOHN BATTERS, Dr. THOS. SEAGRAM
Guetph, , . T. SANDILANDS,
Ingersoll, THOS. HOLCROFT, .
Kingston, G. A. MAILLEUE,
London, GEO. SCOTT, Dr. A. ANDERSON.
Montreal, F. A. WILLSON, Dr. S. C. SEWELL.
Paris, DAVID BUCHAN, Dr. A. BOSWORTH.
P t Hope, FRANCIS EVATT, . Dr. W. H. EVATT.
Port Sarnia, MALC'M CAMERON,
Peterborough, ROB'T NICHOLLS, .
Quebec, WELCH & DAVIES, Dr. J. MORRIN.
St. Johns, N. Brunswick, CHAS. MERRITT,
Simcoc, R. NI HOLLS,
Toronto, E. BRADBURNE, Dr. GEO. HERRICK.
Woodstock, WM.LAPENOTIERE, Dr. S. J. STRATFORD.
St. Catharines, Dr. WM. FERRIS.
Port Robinson, Dr. D. CAMPBELL.
Nice mana
Drummondville and LACHLAN BELL,
Chippewa, Dr. F. C. MEWBURN.
Thorold, Dr. HENRY ROLLS.
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## CANADA LIFE ASSURANCE COMPANY.

#### FORMATION OF THE COMPANY.

This Company was established at a meeting called by public notice, and held in the City of Hamilton, on the 21st August, 1847; the Hon. Adam Fergusson, of Woodhill, in the Chair.

The arguments employed upon that occasion exhibited the great moral and social benefits of Life Assurance, and the little use made of them in this Province, in some degree arising from an opinion that the rate of interest in Canada is sufficiently high to justify a dependence upon individual accumulation, but in a much greater degree from the general want of information upon the subject.

From the relative proportion of Life Assurance Companies and population in England and Scotland, and the amount of business already attained in British North America by British Companies, it was considered that, provided great economy was practised, there was a field of sufficient extent and promise to warrant the establishment of a Provincial Office; that such an office once established would necessarily tend to the greater diffusion of the knewledge of Life Assurance, its system and beneficial aim, and consequently encourage a large number of the inhabitants to avail themselves of its peculiar advantages,more especially so, when it became known that the promoters of the undertaking aimed at preserving for investment within the Province the premiums thus accumulated, which have been hitherto annually withdrawn hence, to swell the wealth of a country whose capital is already excessive; and, that while thus benefitting every Canadian interest, they had reasonable grounds for expecting that they would be enabled, by the mere difference in the rate of investment, to reduce the cost of Assurance about 40 per cent.

y appointed.

R, JR. F. W. KEAST. T. HOLYWELL.

DICKENSON. JAS. HAMILTON. THOS. SEAGRAM

A. ANDERSON.
S. C. SEWELL.
A. BOSWORTH.
W. H. EVATT.

J. MORRIN.

GEO. HERRICK.
S. J. STRATFORD.
WM. FERRIS.
D. CAMPBELL.
HY MELVILLE.

F. C. MEWBURN. HENRY ROLLS. Other strong arguments were adduced, and the meeting, which was both numerously and respectably attended, cordially supported resolutions declaring the formation of the Canada Life Assurance Company, for the Assurance of lives, and all other business usually transacted by Life Assurance and Annuity Companies; the Capital to consist of 500 shares, of £100 each, and to be conducted under a deed of co-partnery until a Charter should be obtained.

A large and influential Provisional Committee was chosen to make all the necessary arrangements, and generally to act until the regular election of a Board of Directors.

After public notice very generally given throughout the Province, the books of subscription for the stock were opened upon the 4th October, 1847, subject to an individual limit of 10 shares until the first 400 were subscribed, and 5 shares for the remainder; the whole number were subscribed upon that day, and the deposit of £1 per share paid.

Upon the 11th day of the same month the shareholders assembled, pursuant to public notice, and by ballot proceeded to the election of a Board of 20 Directors, who have since had the whole management of the affairs of the Company.

#### PROGRESS OF THE COMPANY.

The Provisional Committee having issued a Preliminary Prospectus, and otherwise exerted themselves, the Board of Directors were enabled to issue the first Policy on the 29th October, 1847, from which date a steady business has been obtained, creating in six months an issue of 117 Policies, which cover the large sum of £48,200, and give the Company an annual revenue from premiums of £1,350 16s. 9d.

This business, the result of individual exertion, has been confined to but few places in comparison to the noble field the Company proposes to fill. Policies have been issued eastward as far as Quebec, and westward to Port Sarnia;

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d a Preliminary lves, the Board rst Policy on the ady business has an issue of 117 18,200, and given premiums of

xertion, has been to the noble field ave been issued I to Port Sarnia; but so great is the deficiency of information upon the subject, that the Directors can hardly be said to have made more than a partial commencement, yet they have every reason to be truly gratified with the extent of their success, which will well bear exact comparison with the early efforts of very many now flourishing British Companies. They have also had to contend against the exertions of numerous Agents of old and apparently wealthy British Companies, who have, in addition to their individual activity and energy, been aided by a rather lavish expenditure in advertisements, &c., and by the influence of many leading citizens, who have perhaps inadvertently been led to think disparagingly of a Provincial office.

From these gentlemen, and others who may hold similar opinions, the Directors request a careful perusal of the preceding Lecture, and a comparison of the progress made by this Company and that of any British Company at an

equally early stage.

The following table of the gradual progress of the business of the Scottish Provident Institution may be fairly taken for comparison, as the extent of business transacted by this society has been an annual cause of congratulation on the part of its chief supporters, even amidst a population where life Assurance is generally practised, and its principles well understood.

				No. of Poli- cies opened.	Amount of New As- surance.	Prem'm	Amount of claims Emerg'g by Death
	six Month	s endi					
	December,		1837			£ 466	none
or the	year ending 3	31st De	c. 1838	112			none
66	"	66	1839	202	86,335	2,380	£2,100
66	66	66	1840	278	134,245		1,400
	66	"	1841	306		3,699	
66	66	"	1842				
66	66	"	1843				
66	66	"	1844		127,645		
66	66	66	1845		153,437	4,090	
46	66	"	1846		*	2,000	0,000
66	"	66	1847		213,631	6,171	17,800

<sup>\*</sup> No statement received.

The Report for the year, ending the 31st December last, The states the amount of Assurances existing to be £1,137,657; in H giving an income from Premiums of £31,344, and anat w accumulated fund of nearly £100,000; and this, it should vacal be observed, is the progress of a company established upon and a the Mutual principle, and consequently unaided from the be su first by any Capital, or Guarantee. Th

In drawing any comparison, favourable as it must be tobe de the CANADA LIFE ASSURANCE COMPANY, the Directors feelin per that it would have been yet more favourable had they not votes so rigidly adhered to a very economical system of manage to his ment, and also had the financial affairs of the Province That been in a less straitened and embarrassed condition. the co

The Company has so far been fortunate enough to mee'be en with no loss, and the Directors are able to add, that the ecte weekly average of business is decidedly improving. meeti Presid

#### THE DEED OF SETTLEMENT,

quorun Dated the 1st January, 1848, provides amongst othe Tha thingsout an

That the unpaid portion of the Capital Stock shall belected paid to Trustees in such instalments as the Directors mali, ar determine upon, provided two months notice shall be givere-electo each Shareholder by circular, or by advertisement in the Tha Canada Gazette, and one newspaper published in the City called Hamilton. vacan

That in all general, or special meetings of the Companyment each share shall entitle the holder to a separate vote; that va Shareholders may appoint other Shareholders to act in theremain stead, but that no Shareholder, acting as a Proxy, shall can Tha more than forty votes, and that no appointment, as proxime po shall be valid for more than one year.

That no transfer of Stock can be made until all calls prof any viously agreed upon in respect to it are paid; that the onts registered holder at the time of making the call is liable ha its payment; and that no transfer of shares shall be comprised pleted, or new member admitted, until approved of level a majority of the Directors.

t December last, That a General Meeting of the Shareholders shall be held to be £1,137,657; in Hamilton, on the first Tuesday in August, in each year, £31,344, and an at which an election by ballot shall take place to fill all the d this, it should vacancies which may then occur in the Board of Directors; established upon and an annual statement of the affairs of the Company shall unaided from the be submitted.

That at all meetings of the Company all questions shall as it must be tobe decided by a majority of the Proprietors present, either the Directors feelin person, or by proxy, but that in case of an equality of ble had they not votes, the Chairman shall have a casting vote in addition ystem of manage to his vote as a member.

of the Province That the whole management of the Company, subject to a condition. the control of the Proprietors at any general meeting, shall te enough to mee be entrusted to a Board of twenty Directors, who must be to add, that the ected from the Shareholders, and who shall at their first improving. meeting each year choose from amongst themselves a President and Vice-President. Five Directors shall form a quorum.

out annually at the general meeting, and the Shareholders al Stock shall believed to replace them shall be placed at the bottom of the the Directors malist, and that the retiring Directors shall be eligible for otice shall be givere-election.

divertisement in the That the Directors shall, at an extraordinary Board to be lished in the City called for the purpose, appoint Interim Directors to fill any vicancy which may from time to time occur; such appointgs of the Companyment to be valid only until the next general meeting, when separate vote; that vacancy shall be filled by the Stockholders for the olders to act in the nainder of the term of the retiring or deceased Director.

That the Board of Directors shall from time to time choose pointment, as proxyive persons as Trustees; that all contracts and securities shall be entered into, or taken in their names, or the names de until all calls prof any three of them; and that all Policies, or other instruare paid; that the nts, shall be executed by any three of them.

the call is liable. That the Funds of the Company may be invested in hares shall be confrowincial or Government Debentures, the stocks of Charntil approved of banks, or other Chartered Companies, Debentures of Incorporated Towns, Cities or Municipal Districts, Mort-

gages upon Real Estate, with additional personal security
the purchases of Mortgages and Bonds, or in such othe
manner as a majority of the Directors for the time beings
shall think advisable; with full power to sell, dispose of
call in and re-invest, in the same manner from time t
time.

That for the first two years no dividend of interest oprofit shall be made, but, after defraying expenses, the same shall be retained to answer contingencies. Afterwards the Directors may allot and divide among the Assurers upon the participation scale, 75 per cent. of the profit realized from that Branch; and may declare dividends from the profits in proportion to the shares held by the Member or may lay aside and accumulate such a portion of the same as they may deem advisable.

That the Deed of Settlement, and all rules and regultions relative to the management of the Company, shall open at all seasonable times to the inspection of each member, in the presence of a Director or superior officer.

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end of interest of ying expenses, the tingencies. After the among the Assurement of the profit clare dividends fround by the Member cheap of the portion of the

l rules and regules Company, shall be ection of each menuperior officer.

#### TABLE

# for the time beings ANNUAL PREMIUMS TO ASSURE £100 UPON A to sell, dispose of SINGLE LIFE.

	For	Life:	On :	the Half Cre	dit System.
AGE NEXT BIRTH DAY.	WITHOUT WITH PROFITS.		AGE.	WHOLE PREMIUM FOR LIFE.	HALF PRE- MIUM FOR FIRST SEV'N YEARS.
15 16 17 8 19 20 14 28 24 28 28 28 28 28 28 28 28 28 28 28 28 28	\$\begin{align*} \text{S. D.} & \text{S. D.} & \text{S. 5.} & \text{S. 6.} & \text	£ 113 11 8 6 117 14 8 6 117 14 118 11 118 11 118 11 118 11 118 11 118 119 119	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 30 40 41 42 43 44 45 55 56 57 58 59 59 59 59 59 59 59 59 59 59 59 59 59	£ s. p.  1 13 4 1 14 4 1 15 4 1 16 6 1 17 4 1 18 9 2 0 10 6 2 2 6 2 3 8 8 2 7 9 2 2 10 0 2 13 10 2 15 8 6 2 19 4 3 1 2 0 3 3 5 2 3 11 8 4 1 4 8 4 8 10 4 13 4 5 8 4 5 8 4 5 8 4 5 8 4 6 7 0 6 13 2	£ s. d.  0 16 8 0 17 2 0 17 8 0 18 2 0 19 10 1 0 5 1 0 5 1 1 3 1 1 10 1 2 4 1 3 10 1 4 7 1 5 0 1 6 11 1 7 10 1 6 8 1 10 7 1 11 8 8 1 11 6 11 1 7 10 2 0 8 2 4 5 2 0 8 2 11 8 2 11 1 3 0 3 3 6 7

In addition to the preceding Tables, the Company is prepared to transact all other business falling within the scope of Life Assurance and Annuities; and although the other Tables are not prepared, the scale for their calculation has been determined upon, and no delay will take place in effecting Assurances, either upon Joint Lives, or Survivorships, Endowments, Endowment Assurances, of the purchase of Deferred Annuities, and other deferred benefits.

Tables have also been calculated upon the system of Decreasing Temporary Assurance, for the purpose of aiding such members of well-managed Building Societies as may have become borrowers. It may be presumed that the greater number of them propose to continue their monthly payments from their yearly income, and the should death intervene, their property might be sacrificed to complete the payments. To protect the mortgaged property, this Company offers a Policy guaranteeing the completion of all payments which may fall due after the death of the applicant; and thus absolutely freeing the property from subsequent liability to the Building Society.

#### SPECIMEN OF THE RATES FOR EACH BORROWED SHARE.

24	lge.			S	ingle	Pa	yment.	Year	·ly I	rem	ı.
	25		_		£4	,			14		
	35	-		-	6	11	2	0	<b>19</b>	5	
	45	_	_	_	8	9	3	1	5	2	
	55	_	_	_	13	5	8	2	0	8	

The same system can be applica, with great advantage to the protection of any property, in respect to which a annual, or other periodical payment, is promised.

#### DESCRIPTION OF THE TABLES.

The first column, or scale for Life without participation is prepared for the use of those who desire to seemed Policy payable at death, for any certain sum, and by the payment of a steady premium; and who may prefer to

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nout participation tesire to secure sum, and by the lio may prefer t be uninterested in the possible fluctuations of the future business of the Company. It will be found, on comparison, to be from 10 to 15 per cent. lower than the average rates of British offices—a reduction which, it is believed, a little experience will justify being increased, in which all existing Assurers will be admitted to share. The Deed of Settlement guarantees to the Assured, under this head, the security of the subscribed capital of £50,000, in addition to the accumulations arising from the income from the premiums.

The second column, or scale for Life with participation, is prepared for all who may desire to Assure upon the most equitable terms, and with no more ultimate cost than the real decrement of the Assured members, and the needful expenses render necessary. It is at present retained at the everage rate of other Companies; but the return of profits, as hereafter explained, will, should the value of Life in Canada prove equal to that assumed (the Carlisle Tables), reduce these rates about 40 per cent.

The Half Credit System has been prepared to meet the wants of those, who, from various causes, desire to Assure t the smallest present outlay. Credit is granted, secured spon the Policy alone, for one-half of the first seven yearly premiums, the Assured paying interest yearly upon the amount of the debt thus created, until he either pays up the amount, or relinquishes the Policy. It thus enables a person, for a few years, to Assure for DOUBLE the sum he could obtain by a similar payment upon any other system; and should his purpose be served, the Policy can be relinquished without any sacrifice. It is, without exception, the system best suited to all who desire a Temporary Assurance, whether for one or more years, as the real cost is even less than the short term rates of most offices; and it includes the great benefit of the right of continuance throughout Life, without a new examination, (thus, perhaps, in impaired health,) and without any increase of be premium, which was computed at the age of entrance.

It is further proposed, that the Assurer upon this system.

shall, so soon as he cancels the debt upon the Policy, be III. permitted to change, at a fair valuation, to the regularocee rates for LIFE, either with, or without a participation, irea, o the profits of the Company.

#### CONDITIONS OF ASSURANCE.

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(ENDORSED UPON EACH POLICY.)

This Policy will become void if the Premium remains to paunpaid beyond thirty days after it becomes due; while, it 38th the Premium is not paid within the first ten days of such vedefault, a Fine of two shillings and six pence per cent. It dupon the sum Assured, will be imposed. This Policy It be may, however, be revived at any period within six months comprovided proof satisfactory to the Directors be furnished comprovided proof satisfactory to the Directors be furnished comprovided proof, at a fine of ten shillings per cent. on the sum or, it assured be paid; or within twelve months, upon similate it proof, at a fine of twenty shillings per cent.; or the statistic privilege of receiving a Policy for Life, for the equitable entity alue of the Assured's past payment's, considered in the Policy of the same period.

This Policy will also become void under any of the ured following circumstances:—

I.—If the party whose Life has been Assured shall discussing upon the seas, or subsequently from injuries received in surany voyage thereon, (except in passing in first class vessel our from any one port of Europe to another, or from any one full port of North America northward of the 38th degree extension. North latitude, to any other port within the same limits) at all hunless the Party shall have paid the Premium upon the sum assured for the sea risk, at the rate then in use in the rty. said Company.

II.—Or, if the party whose Life has been Assured shall be without the previous consent in writing of the Board or app Directors, enter into or engage in any Military or Navad imposervice whatever, or shall engage in navigating the season hor lakes, or rivers.

on the Policy, bell.—Or if the party whose Life has been Assured shall on, to the regulariceed beyond the limit of Europe or British North Amea participation, irea, or that part of the United States of America situated

RANCE.

the northward of the 38th degree of North latitude, pless license shall have been first obtained in writing the Board of Directors, provided that he is hereby mitted to travel, though not to reside permanently, in

Premium remains part of the United States of America situated between

nes due; while, i 38th aad 35th degree of North latitude. ten days of such w.—Or if the person having Assured his or her Life, x pence per cental die by the act of self-destruction, whether such act sed. This Policial be in law felonious or otherwise, and whether such within six months and shall be of unsound mind or otherwise, at the time ctors be furnisher mmitting the same; or shall die by the hands of justice, ue in good health, in consequence of a duel; in any of which cases, how cent. on the sum or, if there shall be no other circumstance which would nths, upon similar e invalidated the Policy, the legal personal repreper cent.; or the tatives of the deceased will, on relinquishing the Policy, for the equitable entitled to receive a sum equal to the amount which c's, considered in ld have been paid by the Company for the purchase of will be open to the Policy on the day before such decease. But if any son or persons, other than a Trustee or Trustees for the under any of the ured, or for the Husband, Wife, or Family of the Assured, all have acquired a bonâ fide interest in the Policy, by Assured shall dis assignment or under an equitable lien; in that case, juries received in sum assured to the extent of, but not exceeding, the n first class vessels ount due under such assignment or equitable lien, will or from any one fully paid, when established to the satisfaction of the ne 38th degree detectors; provided such assignment, or other transfer, he same limits) deall have been made and notified to the Directors, at least remium upon the months previous to the date of the decease of the then in use in the ty.

7.—The paid-up Capital and accumulated Premiums een Assured shall and profits of the Company for the time being remaining of the Board and pplied and undisposed of, and inapplicable to prior Military or Navadims and demands, in pursuance of the trust, power, and vigating the seasthority of the Company's Deed of Settlement, shall alone het be answerable for the claims and demands of the

Assured and the Creditors; and the Trustees signing t Policies or Instruments, are to be personally liable to will l person to whom the Policy shall be given for the applianch tion of the said paid-up capital and accumulated Premius If a and profits of the Company, in discharge of the moudiffere secured by the said Policies, and not further or otherwishlic, and that neither in respect to the persons claiming und be the said Policies, or in respect to the Trustees who main have signed Policies, or any of their heirs, executors shall administrators, shall the Stockholders of the said Compa It s be answerable, indirectly or directly, further or otherwise on beyond the amount of the unpaid part for the time being the  $P_{i}$ his or her share or shares in the Company's said Capitalher ov Fifty Thousand Pounds; it being the true intent and meaferme ing of these Presents that no claim upon any Policy, her ar upon any Instrument, shall be enforced against any one state more of the Trustees, his or their heirs, executors, adms ne istrators or assigns, to a greater extent than the funds a use property of the Company, at the time of the recovery up such Policy, shall be competent to reimburse him or the anything in these Presents to the contrary thereof in at of SIM wise not withstanding.

The Company will in all cases require proof of the A of the person whose Life is Assured, before payment the Policy, unless that fact shall have been previous ascertained and admitted by endorsement on the same.

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[Note.—The holders of Policies are requested] observe that no time should be lost in obtaining this admi sion, it being of course much easier for the party hims than for his executors to supply the necessary information If he cannot furnish a copy of his Parish Registry, should send forward the best testimony within his readuled in

Upon the death of the party Assured, the Claimant shappy if required, make satisfactory proof thereof to the Direction ors; and also of the time and manner of such deathers i together with such other information respecting the disessor or other occasion of death as may be required. All claims its rustees signing sonally liable to will be paid within three calendar months from proof of ven for the applicach claim to the satisfaction of the Directors.

numulated Premium If any difference arise with regard to a Policy, such targe of the mondifference shall, at the option of the Claimant upon such urther or otherwilelicy, be submitted to the arbitration of two persons, (one ons claiming unto be appointed by the Trustees, and the other by the Trustees who maimant) whose award, or that of the Umpire named,

heirs, executors shall be conclusive.

of the said Compa It shall also be lawful for the said Board of Directors, Curther or otherwippon satisfactory evidence being furnished to them, that for the time being he Party Assured has, after obtaining a Policy upon his or any's said Capitalher own Life, abandoned himself or herself to the use of rue intent and merfermented liquors, to such a degree as snall render him or pon any Policy, her an habitual or confirmed drunkard, to recall the Policy d against any one mented to him or her, paying to the legal holder of the s, executors, adms me the full value thereof; provided further, that this than the funds a suse shall be null as respects any Policy which may of the recovery up we been duly assigned for a valuable consideration, nburse him or the and such assignment notified to the Board for a period rary thereof in arof six calendar months.

#### RULES AND REGULATIONS.

before payment Assurances will be granted on a single life, for any ve been previous in from £50 to £1,000, and upon two or more lives, to the same.

The modical fee for examination wow the actual age. The medical fee for examination requested all in all cases be paid by the Company, and no STAMP or the party hims purers upon the "half credit system," when 5s. or one-pessary information rth per cent, upon the sum assured, will be charged; Parish Registry, but this will be returned with interest to any such Assurer, within his reading on the payment of his first whole premium.

, the Claimant sharp n the 15th February, 1848, a resolution was passed, ereof to the Direct pending the charges for sea risks, as respects all voyer of such deathers in first-class Steam, or Sailing Ships, between any specting the disease ports within the American or European residence

All applications for Assurance shall, with the accompa-

equired. All claimits of the Company.

nying papers, be submitted to an Examining Committed a pr of Seven Directors, (three of whom form a quorum,) whents meet weekly on Tuesdays at 9 A. M., and who have y power to reject, postpone, or recommend them to themai Board for acceptance; thus saving the necessity of placing the the examination papers before the Board of Directors. dit

The Board meets weekly on Tuesdays, at 4 P. M., finion the acceptance of such applications as the Examinimo. Committee may have recommended, and the transaction The of the general business of the Company. nay : report of the position of the Company is also prepare culate and submitted.

or inc Any party dissatisfied with the decision of the Examiryears ing Committee, may appeal to the Board of Director when the papers will be carefully examined and decide and upon by them. an as

All monies received are daily deposited in the Bank and cannot be drawn thence without the signature of the President, (or in his absence the Vice President,) and on other Director, countersigned by the Secretary.

No

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Until an Act of Incorporation is obtained, all the investment ments for the benefit of the Company are and must he his made in the joint names of the 5 Trustees, but subject Fo the control of any three of them; while all the Policies, dom' other instruments, will be signed by 3 of the Trustees, were that should the Directors ever feel themselves justifie and in withholding payment of a Policy, the holder of the nt same may, if he declines arbitration, commence proceed imings against the three gentlemen individually, who may be rehave signed the Policy, when the points in dispute will be the settled in due course, and an adverse verdict will bind the Th Company.

No connection with any other Company, or any bus very ness save Life Assurance and its legitimate branches, wil be permitted.

#### PAYMENT OF THE PREMIUMS.

The Premiums for Life, with, or without participation is sur

amining Committed profits, may be paid in quarterly or half-yearly instalrm a quorum,) whents, with the understanding, that should death occur in M., and who have year before the payment of all the instalments, those mend them to the naining unpaid shall be deducted from the Policy.

necessity of placing the half-yearly payment of the premium upon the halfdit system will be also permitted upon a similar consys, at 4 P. M., from, provided the whole year's premium amounts to as the Examining.

and the transaction The Premium to Assure for Life without participation A week as y also be paid in a single payment; or it may be caly is also prepare mated as a gradually increasing, or decreasing, premium; or increasing, or decreasing, in stated periods of five or more sion of the Examityears. The increasing system is well suited to those Board of Director no starting in life, are entitled to look forward to a umined and decide andual increase of income, and who will naturally find an ascending scale of Premiums more convenient.

#### SURRENDER OF POLICIES.

No obligation exists, upon the part of any Assurer, to ned, all the investment of his Premium, the contract being are and must he his part an annual one; but if his Policy has been taken stees, but subject for LIFE, and no credit claimed upon it, it is of value all the Policies, and the first, and the Directors are pledged to purchase it, of the Trustees, required, after a duration of five years. They are also hemselves justifie and, should he desire to discontinue his payments, to the holder of the ant him a Policy, payable at death (without any further commence proceed im for Premiums,) for a sum which will equitably vidually, who materiesent the value of his past payments, deferred until s in dispute will hath.

erdict will bind the The sum that the Directors will give for a Policy offered to them for sale, cannot be stated at present. It will not pany, or any bus may much, in the first half of the expectation of any one, nate branches, will me a moiety of the amount of Premiums paid; and will be calculated by deducting from the amount of the Prenums—the value of the risk incurred by the Company, expenses, and the share of profits returned to the

MIUMS.

sut participation i sured.

rd of Directors.

osited in the Ban the signature of the

President,) and of

ecretary.

pany.

#### DISTRIBUTION OF PROFITS.

he on The Directors have adopted an annual investigation anay the affairs of the Company, being more conducive to safety or ar especially as some doubt exists in respect to the value or, b In de life.

This examination will be made to the 1st day of Manye b in each year, and the result will be incorporated in the some annual report of the succeeding August, when it will buce. immediately communicated to every Shareholder, and sca participating Assurer. A separate account will be kept presen include all the business transacted with Assurers upon thattima participating scale, which will be credited, as interest update gro its accumulating funds, with the averaged rate realized teensid all the investments of the Company; and charged with it at the equitable share of the expenses of management, and the sucl losses by death properly belonging to it. Of the profile gre which may be then found to remain, one-fourth will bein at carried to the credit of the Shareholders, as remuneration tail for the use of their capital, and guarantee, (which is alway tis responsible to the Assurers upon this system, over anvicent above the sums realized from the accumulated Premiums. Indo and the other three-fourths will remain to be divided among he the da the Assured, in proportion to the Premiums received.

These profits will be declared in CASH; but the Assure point, will have the option of signifying beforehand his preference of the to receive his profits, either in permanent equivalent reduce lead tion of all his future Premiums, or in the addition of the icle deferred value to his Policy, as a Bonus payable at death of a AN EXAMPLE:—Suppose two Policies taken out in the 1848 for £1000 each, by parties aged respectively 25 and that the profits to be divided for the year amount may to but 20 per cent.

to but 20 per cent.

the

The one aged 25 having paid£21		7
will be entitled to receive in Cash 4	:	5
or be allowed a permanent future reduction on		
his Premium of		5
or a Bonus addition, payable at death, of 18	1	3

3	13
FITS.	ne one aged 40 having paid
al investigation 🖥	may receive in Cash
onducive to safety	or an annual reduction of Premium of 10 0
ct to the value	or, by Bonus, payable at death 20 11 5
	In deciding upon the system of allottment, the Directors
	we been induced to view the profits thus earned, as of
ncorporated in the	omewhat different character to the profits of a British
t, when it will b	ce. They believe that they would be safe in reducing
	scale of premiums very materially, but prefer for the
unt will be kept p	esent to retain them at a rate which they feel sure will
Assurers upon that	timately prove too high. In doing this, it is evident, that
ed, as interest upoh	greater portion of the profits which will arise may be
ed rate realized to	pasidered in the light of a previous excess of charge, and
	t the most equitable apportionment will be to allot them
nagement, and the	such parties as have already paid that excess, not as in
it. Of the profit	greater number of Companies, retaining them for divi-
one-fourth will le	a at distant and stated periods among the survivors of a
62.5	tain term of years.
e, (which is alway	It is justly argued by some Companies, the Scottish Pro-
system, over anv	ent Institution, the Mutual Life Assurance Society of
ulated Premiums,L	ndon, and others, that it seems unreasonable to return to
be divided amongs	heirs of a person who may die within a short period of
ms received.	date of his Policy, a Bonus, or Sum under the name of
; but the Assure p	fit, while at the same time the Company has by his early
and his preference	th suffered a clear and heavy loss; this error they have
t equivalent reduc	deavoured to correct by the introduction of a system
he addition of the	ich divides all the profits realized amongst those only
	o may have been a profit to the Company, i. e.: those
icies taken out in	o may survive the period when their Premiums, accu-
espectively 25 and	lated at the average rate of interest obtained by the
the year amoun	mpany, would of themselves reach to the amount secured
100	the Policy Much can be said in favour of the equity
'00t - 0	his plan, and it includes a two-fold advantage, for while
	ffers less inducements than other systems for the intro-
4 5	ction of self-acknowledged doubtful lives, it also offers
ction on	greatest prospect of benefit to those who are confident of
5	ir own perfect health.
of 18 13	To be equitable, however, the scale of Premiums for
	E
100	

such a system must be but slightly above the truth, for the necessary data is yet wanting; but as soon as sufficient experience has been obtained, the Directors proposers of frame a set of tables, and establish a distinct Branch of the business upon this footing, for the adoption of those where may upon reflection agree in its approval.

#### EXAMPLES.

The following examples will more clearly show in great variety of application, and the practical advantage of Life Assurance:—

LIFE ASSURANCE.—A person aged 24 (next birthday A can secure to his heirs whenever he may die, the sumit to £1,000, by the payment of £16 15 yearly, £8 11 8 hpm n yearly, or £4 7 6 quarterly.

A person of the same age, can secure a similar payment whenever he may die, by the payment of £20 15 10 years £10 12 6 half-yearly, or £5 8 4 quarterly; with a slin the profits of the Company for every year he may vive, which, if chosen as a Bonus payable at death, most materially increase the amount of Policy; or if ferred as a reduction of future premiums, will ultimated a away with the payment altogether.

At the same age, the sum of £1,000 can be secured up the HALF CREDIT SYSTEM, by the payment of £9 lyearly, or £4 13 4 half-yearly, for seven years, with annual increase of 10s. 11d, for the interest upon credit granted upon the Policy; and should the heremain good, the Policy can be relinquished, and a none taken out upon the same favorable system, at the mium of the increased age.

Joint Lives.—Two persons aged 23 and 22 respective can secure the sum of £1,000 at the death of either, by annual payment of £27 3 4; and at the death of the serior, or the last of the two; by a yearly payment of £81

bove the truth, for t Survivorships.—For the yearly payment of £11 17 6, but as soon as sufficiensum of £500 can be secured, payable at the death of  $\hat{\mathbf{a}}$ Directors proposesson aged 40, provided another aged 30 survives him.

distinct Branch of the Endowment.—A Father can secure for a Child now adoption of those were one year old, the sum of £100, upon his attaining 21, ya yearly payment of £2 11 4. roval.

ENDOWMENT Assurance.—A person aged 30 can, by an unual payment of £12 7 11, secure the sum of £500 to heirs at his death; and should he attain the age of 65, will be immediately payable to himself.

IMMEDIATE ANNUITIES.—A gentleman aged 57 deposiore clearly show \*\* £500 with the Company, will receive annually during practical advanta remainder of his life £51 3 4.

Deferred Annuities.—A person aged 25 can secure ed 24 (next birthday Annuity of £50, to commence on his reaching 50, by e may die, the surement a payment down of £128 15s. 2d., or by an annual yearly, £8 11 8 hourment of £9 10s. 8d.

REDEEMABLE ANNUITY.—A person desirous of investing cure a similar paymeney at good interest, and on real estate security, can t of £20 15 10 year chase Annuities secured by mortgage. Thus, for £400 ould the grantor of the deed desire to redeem, the money can be secured eived back from him will, together with the sum the payment of £9 licy will sell for, exceed the original sum advanced.

seven years, with MARRIAGE SETTLEMENTS.—A merchant, aged 25, who he interest upon smarried a lady with a portion of £1000, is desirous of nd should the her caploying the chief part of this money in his business, nquished, and a read his wife's trustees are ready to consent, provided they ble system, at the secure the money ultimately to the children. an accomplish this with ease by assuring the life of the 3 and 22 respective shaud for £750, and retaining £250 invested in good death of cither, by curity to provide an income sufficient to keep up the the death of the gular payment of the yearly premium of £12 19s. 5d.; ly payment of £81 ey can advance the remaining £750 to the husband, as

at his death the £1000 would be made good by the amou of the Policy.

Debt Security.—A gentleman who is in the receipt a good income, finds himself deeply involved, but he happily surrounded by friends who are ready to aid his provided he can secure them from ultimate loss. Let hage be 40, and the debt £5000. An assignment of £11 13s. 4d. out of his income will secure a Life Policy for the sum, and he will be free to pay off the debt with intereas his income will permit, while his friends will be ful protected from all risk.

SECURITY FOR MORTGAGED PROPERTY.—A gentlema aged 30, who is under engagement to pay a mortga upon his property of £500, in ten yearly instalments £50 each, can, by a payment of £28 18s. in hand, £3 17s. 9d. yearly for the ten years, obtain a Poliguaranteeing the punctual payment of all the instalmentalling due from the date of his decease.

Building Societies.—The holder of 5 Borrowed Shar (£500), aged 40, can, for £40 9s. 7d. paid down, or yearly Premium, secure the completion of all the paymer which may fall due after his death: while, if he has a borrowed, the same security can be obtained for £20 18s. In one sum, or £3 2s. 1d. yearly.

Any further information, together with the forms application required to be filled up in all cases but Annual ties, can be obtained at the Office of the Company, or finany of the local Agents.

e good by the amou

no is in the receipt involved, but he are ready to aid his litimate loss. Let he assignment of £1% a Life Policy for the debt with interest friends will be full

erry.—A gentlemant to pay a mortgage yearly instalments £28 18s. in hand, ears, obtain a Politof all the instalments

of 5 Borrowed Shar 7d. paid down, or sion of all the paymen while, if he has rebtained for £20 18s.

er with the forms n all cases but Ann f the Company, or fn

