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[Handwritten text in English]
considering the circumstances the underwriters on the other side could not admit the action of the underwriters on the one side, nor the considerations expressed in the statement of the High Court, but that on the contrary to contend that he has unrightfully procured the annulment of the engagement of Mr. William Williams, continued in the bill of 27th March 1827, and that the demand instituted ought to have been refused, he now changed that the High Court in the Netherlands has decided the matter therein, wishes that out of respect for that decision for that authority, and from the desire to resume friendly relations with the underwriters on the one side, to enter into a reasonable arrangement, so as to put an end to all further litigation, proceedings or questions, which is equally wished (proposed by the underwriters on the one side).

The underwriters on the one side and the other side, after having heard the opinion of the underwriters before the High Court of Justice, who have subsequently agreed for them in the aforesaid appeal cases, in their pleasure agreed as follows:

Art. 1.

The underwriters on the one side shall not give any effect to the aforesaid decision, or to that of the Court of Justice, so far as the same has been confirmed, nor shall any person institute any new action according the aforesaid Obligatory Act of Mr. William Williams.

Art. 2.

The underwriters on the other side engage both in his own name and in that of his brother John Frederick Kauers to pay annually or in London the underwriters on the one side at any one time, the sum of $250. By the bill of 27th March 1827, Mr. Williams, before the High Court of Justice, has indemnified all losses or payments, which could have been made in consequence of the aforesaid Act of Mr. William Williams, vis-à-vis, all actions and proceedings, which could have been made in consequence of the aforesaid Act of Mr. William Williams, and if he, before the High Court of Justice, has not been indemnified to his full amount, together with all interest, expenses, and other charges, at his time of death.

Art. 3.

In case the underwriters on the one side should happen to die before Mr. Williams, the payment of the sum of $250 shall be made by the underwriters, who shall be duly authorized by her for the purpose, till the close of her decease, but not longer.

Art. 4.

The full payment of third allowance shall be made to him at the close of the period, in which the third allowance shall be made, to the party, who shall be duly authorized by her for the purpose, till the close of her decease, but not longer.

Art. 5.

As long as the underwriters on the other side shall be deprived of the aforesaid present, and payment of the aforesaid allowances in real effects, they shall, however, have recourse to the enjoyment of any rent, or revenue of the same or any other years of the Estate, to which it belongs to the said allowances, or to the amount of the said allowances, amounting to $250, or to be considered paid, that, if the allowances can be, as no more amount to more than $250, from the said allowances.

Art. 6.

In case the underwriters on the one side shall happen to fall short of the payment of the third allowance of the aforesaid third allowance, it shall be paid, after such proportion of the aforesaid third allowance of the aforesaid allowances, which shall have been paid, according to the aforesaid Act of 27th March 1827, to the underwriters on the other side, and to underwrite all risks and proceedings, in which shall be deemed, without prejudice to the right of opposition to the underwriters on the other side.

Art. 7.

Copies of the present transaction shall be sent to the respective underwriters in the Colony of Aden, the purpose of the payment of the aforesaid third allowance, and all further proceedings and actions, which shall have been entered upon in virtue of the present, to which effect they are to be paid, for the purpose of opposition to the underwriters on the other side.

The said agreement is made at the Hague this 29th of August 1827, and which the said is drawn up, signed before the Judge English language, according to the aforesaid Act of the aforesaid third allowance, which is to be held in the matter at our desire.

(Signed) A. J. Kauers.

Dee: Kauers.

Mr. C. J. B. Kauers.

Rooden, 29th August 1827.

Dee: Kauers.

In conformity with the aforesaid transaction, we have now the pleasure of handing you the foregoing instrument of the said, for your communication between yourself, and any other person, to whom you may communicate the same, and to whom you may communicate the same, in the Colony of Aden, with the purpose of underwriting all risks and proceedings, which shall have been entered upon in virtue of the present, to which effect they are to be paid, for the purpose of opposition to the underwriters on the other side.

(Signed) A. J. Kauers.

Rooden, 29th August 1827.