

CABLEGRAM

No.



REC'D 9 OCT 1917

ANS'D

9 OCT. 1917

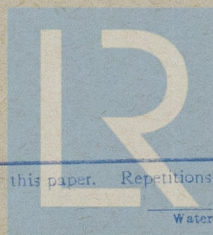
No. of Message

Date,

following CABLEGRAM received, at

M. "Via Commercial Cables."

LB X601 JACKSONVILLE 6
COMMITTEE LONDON
BARGE PEDNTO NO
BOYLE



© 2020

Lloyd's Register
Foundation

No Inquiry respecting this Message can be attended to without the production of this paper. Repetitions of doubtful words should be obtained through Company's Offices, and not by *direct* application to the Sender.

Waterlow & Sons Limited, Printers, London Wall, London

W1237-0131

W1237-0132

TELEPHONE NUMBERS.

LONDON 69 64, Gracechurch Street, E.C. ... 1146, 1147 & 1148 Avenue
 Do (Principal Office, Always Open) ... 1146, 1147 & 1148 Avenue
 Do 23, Royal Exchange, E.C. ... 1352 London Wall
 Do 1, Shorter's Court, E.C. ... 5145 Avenue
 Do 14, Mark Lane, E.C. ... 1146, 1147 & 1148 Avenue
 Do 5, Northumberland Avenue, W.C. ... 7436 Central
 Do 5, Denham Street, London Bridge, S.E. ... 4153 Victoria
 Do 166, Piccadilly, W. ... 4809 City
 Do 34, Victoria Street, S.W. ... 434 Central (2 lines)
 Do 38, Snow Hill, E.C. ...
 LIVERPOOL: 77, Exchange Buildings ...

MANCHESTER: 19, Mount Street, Cross Street
 BRADFORD: 8, Forster Square
 NEWCASTLE-ON-TYNE: 29, Sandhill
 BIRMINGHAM: Back Hall Chambers, Baldwin Street
 WESTON-SUPER-MARE: 3, Richmond Street
 GLASGOW: 28, Gordon Street
 EDINBURGH: 18a, George Street
 LEITH: 5, Bernard Street
 DUNDEE: 50, Bell Street
 SWANSEA: (Agency) 15, Adelaide Street
 WATERVILLE: Co. Kerry, Ireland

CONDITIONS UNDER WHICH MESSAGES ARE RECEIVED BY THE COMMERCIAL CABLE COMPANY

The Company may decline to forward the message, though it has been received for transmission, but in case of so doing shall refund to the Sender the amount paid for the transmission of the message.
 (a) For any Telegram, which fails to reach the Addressee through any defect or default of the Company or its Servants, whilst the message remains under the control of the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (b) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (c) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (d) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (e) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (f) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (g) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (h) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (i) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (j) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (k) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (l) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (m) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (n) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (o) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (p) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (q) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (r) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (s) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (t) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (u) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (v) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (w) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (x) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (y) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.
 (z) For every Telegram in which a charge which has manifestly been made to the Company, the Company shall be liable to pay to the Addressee the amount paid for the transmission of the message, unless the error there has been caused by the fault of the Addressee.

CLARENCE H. MACKAY, President.

G. G. WARD, Vice-President and General Manager.

ALBERT BECK, Secretary.

All important Messages should be repeated, for which an additional quarter rate is charged.

DIRECT CONNECTION WITH

COMMERCIAL PACIFIC CABLE, COMMERCIAL CUBA CABLE, CANADIAN PACIFIC TELEGRAPHS, HALIFAX AND BERMUDA AND DIRECT WEST INDIA CABLES, NEWFOUNDLAND CABLE, BRITISH PACIFIC CABLE, AND ALASKAN CABLES.

for Mr. Mayne
 Referred to the Chief Clerk Secretary.

OCT -9 1917

Also for Mr. S. A. Hill to note.

THIS Company has four Ocean Cables terminating in New York City. The SHORTEST and MOST RELIABLE route between England and the United States.