Perfect Copy Homework

**Due 6-30-2022**

4 Copies

Ladies and gentlemen of the jury, the plaintiff filed this action in the

District Court of the county and alleged that on the 18th day of June, 1998 the defendant, in consideration of the annual premium set forth therein, delivered its policy of life insurance to Thomas M Doolittle, deceased. That the face of the policy was $6,000 with a provision, however, that in the event of death from an accident the defendant agreed to increase the amount payable to $12,000.

On the 5th day of January, 2002, said deceased, Thomas Doolittle, died by reason of an accident. The plaintiff furnished the defendant with proof of death, affidavits, certificates, and statements of parties having knowledge or information concerning the same and made demand upon the company for the payment of the total sum of $12,000. On or about the 15th day of March, 2002, the defendant paid the plaintiff $6,000 by reason of the execution of the policy with the understanding that said payment would not preclude the plaintiff from prosecuting a claim against the defendant for the sum of $6.000.