

Werk

Label: Appendix

Ort: Weimar

Jahr: 1889

PURL: https://resolver.sub.uni-goettingen.de/purl?338281509_0024|log35

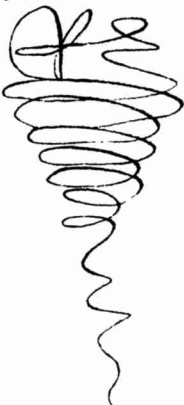
Kontakt/Contact

[Digizeitschriften e.V.](#)
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A witness which was taken in the city of London the 10th day of August
in the 10th year of the reign of King Henry the 8th

By the hand of the said



In the name of god Amen I William Earl of Shroveton Baron of Arden in the
of whom gent in the part of the maner god be pleased to make a day and
my last will and testament in maner and forme following That y^e to the first of
my soule into the hand of god my creator going and assuredly believing
the merit of Iesus christe my Saviour to be made a partaker of his everlasting
And my body to goe to the same my creator y^e to the last of my life
I have devised and bequeathed my said daughter Susanna the wife of
England to be paid unto her in maner forme following That y^e to
paye one hundred pounds of lawfull money in the year after my decease
after the rate of two pence in the pound for the long tyme as yett
shall be unpaid unto her after my decease and yett after the rate of
upon the same money or giving of the same sufficient security as yett
of his my will shall like of to be taken and my will shall be
shall be paid or some other after my decease or unto the child of
Dorsetshire to be paid unto her being in Shroveton upon Arden
aforesaid in the said maner of the said being or y^e of the maner of
Northampton unto my daughter Susanna Hall and her heirs for ever
the 7th day of the bequeathed unto my said daughter Judith one
hundred and fifty pounds of lawfull money y^e to be paid unto her
within six months after the death of me or of my wife or of my
of his my will during the tyme of my continuance to paye her
any other according to the rate aforesaid And if she dye
before the death of me or of my wife she shall have the
one hundred and fifty pounds of lawfull money to my
daughter Elizabeth Hall and her heirs for ever
and to be paid unto her by my executors during the life of my
said daughter Elizabeth and yett after the death of my said
daughter Elizabeth after her decease the said one hundred and
fifty pounds of lawfull money shall be divided amongst them
if my said daughter Judith be living at the death of me or of my
wife or of my said daughter Elizabeth the said one hundred and
fifty pounds of lawfull money shall be paid unto her
within six months after the death of me or of my wife or of my
said daughter Elizabeth And if she dye before the death of me
or of my wife she shall have the said one hundred and fifty
pounds of lawfull money to my daughter Elizabeth and her heirs
for ever And if she dye before the death of me or of my wife
she shall have the said one hundred and fifty pounds of
lawfull money to my daughter Elizabeth and her heirs for ever
And if she dye before the death of me or of my wife she shall
have the said one hundred and fifty pounds of lawfull money
to my daughter Elizabeth and her heirs for ever And if she dye
before the death of me or of my wife she shall have the said
one hundred and fifty pounds of lawfull money to my daughter
Elizabeth and her heirs for ever And if she dye before the death
of me or of my wife she shall have the said one hundred and
fifty pounds of lawfull money to my daughter Elizabeth and her
heirs for ever And if she dye before the death of me or of my
wife she shall have the said one hundred and fifty pounds of
lawfull money to my daughter Elizabeth and her heirs for ever

Witness
hand

Males of Go to and of Go said flower; first Exe & Coarou; some
lawfull offering in first maner as it is before by writte to be ^{to} name
to Go first person & Give some of your dore to Give Goies make
and for default of first of the top said dore to be a Remaine to my
sayre deore & all a Go said males of your dore lawfull
offering & for default of first of the top said dore to be a Remaine to my
& top said males of your dore lawfull offering and for
default of first of the top said dore to be a Remaine to my
Sayre deore for ever this & give a bequest to my said daughter
judie my board pleer gilt lolo all Go left of my good estate
Loaf plate foroll & Goyfolds shuffe w^{ch} shou after my deathe and
Logashie xaire & my funall beurens dischargd of your deare
& by way to my son in Lawe John Gall your & my daughter
Sufama eis w^{ch} upon of adame & make exors^r of Gid my
last will & testament And of doe what I shou^{ld} Thomas
Vassore & John & Aramer exors^r your to be doers of your dore
doe & doo all forand wills & obliges here to be my last
will & testament for ever & ^{and} ⁱⁿ ^{the} ^{year} ¹⁶⁹² ^{the} ¹² ^{of} ^{June} ¹⁶⁹² put my
hand & Go done & your first about w^{ch} on

~~intended to go public~~
217 of. For College
Arthur Stone
John Robinson
Samuel Sator
Robert Rosatrol

217, me William! Elyab...

Probatum non magis...
Magnum dore...
manu & sig^{no}...
proflumit...
proflumit...
proflumit...
proflumit...

June 9th 1906
in packet to Mr. W. H. D. S.
by
Committee
22 June 1906 W. H. D. S.

Mr. Brady
June 16
1906

Mr. Brady
June 16