

PUBLIC  
RECORD  
OFFICE

*The National Archives*



(c) crown copyright

of the said testator Robert Chadburn Grace Hardy, Tho. Epton.

# Probatum

fuit huiusmodi testamentum apud xx London foram venerabili viro Gulielmo Phillips Regium Doctor xxx Surrogato venerabilis et egregij viri Johannis Doffsworth Regium stiam. Doctoris Curie prerogative Cantuariensis Magistri Custodis sive Commissarii legitime constituti Domino nono die mensis Aprilis Anno Domini millesimo septingentesimo octavo juramento Johannis xx Medador Executoris in dicto Testamento nunciat Cui commissa fuit Administratio omnium et singulorum bonorum iurium et reddituum x ditte defuncte De bono et fideliter administrando dadem ad sancta Dei xx Evangelia juravit.

291

# By the Contents

of this publick x x instrument Be it known unto every one that upon this day the 17<sup>th</sup> of March in the year 1711 before me Gilbert De Crosor Notary x x publick admitted by the Court of Boland residing in the Hague in the presence of the after named witnesses personally appeared me Judah Senior Senriques living in this City of the Hague well known unto us Notary and witnesses being in perfect health and of good mind x x which doth declare to have resolved to dispose of his Estate and for x x with and firstly to revoke all his former last wills and Testaments Codicillie other acts of last wills, and specially also with an act as he Testator hath made and passed before the Notary Samuel Savon and witnesses here in the Hague dated the 30<sup>th</sup> January 1703 and now disposing up now by these presents the said Testator doth declare in the said half part of all his Goods which he shall leave behind movables and immovables Rights and Credits nothing excepted to institute as his Heir his wife Esther Senior heretofore with this desire that in the said half part shall be comprehended and thereupon imputed whereto x his said wife might be entitled by the Statute (or Contract of Marriage) between him Testator and her before their marriage made and concluded inasmuch he Testator expressly will and desireth that the said his wife above the said half part wherem he doth institute her to his Heir no more shall or can enjoy of his Goods what name it ever might have. And in the other half part of all his Goods movables and x x immovables Rights and Credits nothing excepted which he shall leave behind he Testator doth declare to institute for his Heirs all his Children which he hath procreated with his said wife Esther Senior, and x which he shall leave behind in equal parts. and finally doth declare the Testator to nominate and set as Executors of this his last Will as x also as Guardians of the Children of him Testator which upon the time of his death yet shall be in minority his said wife Esther Senior as also Judah Van Mordechai Senior his Brother in Law and x Moyses Senior Senriques his Brother to which Executors and Guardians he giveth full power and authority not alone for to administer his Estate and Goods and thereby to do all what Executors and Guardians are obliged and must do accordingly to the Law but also for in case of default of one of them to surrogate another in the place with

me  
Judah Senior Senriques.

a like power and authority as by those presents is given to them, and they any ways could have following the law excluding (without prejudice of their respect) out of his testator's estate and out of all hindering all Chambers of Orphans Magistrates and Courts of Justice and specially the Chambers of Orphans of the City of Amsterdam and of the Hague as also of all other places where he shall come to die all which is permitted the said testator dotheth to be his last will and testament willing and desiring that it after his death shall be followed and observed and become his full effect be it as testament, Codicill, Donatio mortis causa, or otherwise, soe as in last will or testament of any person in the best in justice or in pursuance of the Customs of this Countrey can subsist notwithstanding all the required solemnities therein not might be observed. Thus done and passed in the Hague in the Office of any Notary in the presence of Jeronimo Camino and Alberto Stull as witnesses whoe specially required with the minute of this present written upon a stamped paper of these Guildes with the said testator and me Notary have subscribed, Lower stood Quod attestor rogatus, and signed by Cretzer Not. Pub.

Faithfully translated out of Dutch into English at the Hague this sixteenth day of May Anno 1716 by me  
Cretzer Not. Pub.

**Probatum** fuit huiusmodi testamentum apud condonatorum venerabili et egregio viro Johanne Betsworth Legum Doctore Curia prerogativa Cantuariensis Magistro Custode sive Commissario legitime constituto a . . . . . tertio die mensis Aprilis Anno Domini Millesimo Septingentesimo decimo octavo Jurejuramentis Estora Senior Jude Van Mordetia Senior et Moscos Senior Sponsores Executorum in dicto Testamento nominat quibus commissa fuit administratio omnium et singulorum bonorum suorum et rectorum dicti defuncti de bene et fideliter administrando eadem ad sancta Dei Evangelia vigore Commissionis generalis

Translated from the French.

**In** the yeare 1715 and the Eleventh of September  
 Christopher de Sausin.  
 appeared personally the noble Christopher de Sausin of the City of Orange inhabiting in this City who being of sound mind memory and understanding thanks be to God as appeared to me the said Notary doe Declare that in this sheet of paper sealed and sealed with black wax with the seal of the said noble testator is contained his last will written in Dutch wrote and signed at the end of said page willing that it have its full effect and desirith for that purpose of all Lords and Magistrates to approve and confirm the same after his decease and to commit the depositing thereof to me the said Notary Done and pronounced at Geneva aforesaid in my study in the presence of Jean James de la Corbiere Citizen William Ringlor Citizen Peter Chio Dinglor John Baptist Perant John Peter Veillard living at Geneva aforesaid Peter Eyraud Citizen and