

148
Evan
Vaughan
11

This is the last Will and Testament

of my Evan Vaughan of the Court and Shire Lower East Dumfriesshire in the County
of Middlesex Viscount. I desire that all my just debts funeral expenses and the
charges of proving and carrying into execution this my will be in the first place
fully paid and satisfied. I appoint my wife Jane Vaughan my ffather and
William Vaughan and my Brother in law William Stewards to be Executors
and Executors of this my will and I appoint my said wife Guardian of my
Sufant Children Evan Vaughan Jane Vaughan and Mary Ann Vaughan.
I give and bequeath unto my said wife Jane Vaughan William Vaughan
and William Stewards their Executors administrators and assigns All the Rest
Residue and remainder of my estate property and effects whatsoever and in
whatsoever upon trust that to continue the same or any part thereof in the
the present state of investment thereof or to sell in sell and dispose of or to in
officiouse powers into money the whole or any part or parts thereof not in an
investing of money or money in the government stocks or funds of Great Britan
Britain as they are or shall be at present and proper and to place out and in
invest all and singular the monies arising from my said estate property and
effects in the public stocks or funds of Great Britain or upon Government or on
real securities in England or Wales and do and shall from time to time after my
decease and have power with stocks funds or securities for others of the like or any other
other nature when and as often as it shall seem meet And I do hereby declare
that they my said Executors and Trustees and the survivors and survivor of a
them and the Executors administrators and assigns of such survivors do and
shall stand and be possessed of and interested in the trust estate monies and
profits upon the several trusts and intents and purposes following that is to
say Upon trust to set apart and appropriate the sum of four hundred and
fifty pounds of lawful money of Great Britain for my said Children Evan and
Jane Vaughan and Mary Ann Vaughan when and as they or any
respectively shall attain the age of twenty one years or be married under that
age equally to be divided between them share and share alike and in case or
either of them my said Children shall die under the age of twenty one years or
without being previously married their the said sum of four hundred and
fifty pounds or so much thereof as shall remain unapplied for the purposes in
the proviso mentioned shall be in trust for the survivors or survivor of them
on his or her attaining the same age or being married under that age and
in case neither of my said Children shall attain the age of twenty one years or
be married under that age their in trust for my said wife Jane Vaughan a
the Executors administrators and assigns for her and their absolute use And
I direct that the said sum of four hundred and fifty pounds and the dividends
and yearly income thereof or any such part or parts thereof shall during the
my said wife be applied for the maintenance education and advancement in the
world of care of my said Children in such manner as they my said Executors
and Trustees for the time being shall in their wis or the direction think proper
and any surplus or savings of such dividends and yearly income shall be
accumulated in augmentation of the share from which the same shall in
arise and upon further trust to set apart and appropriate the residue and
residue and remainder of my said estate and effects (subject as aforesaid) for
my said wife Jane Vaughan her Executors administrators and assigns for
her and their absolute use without being subject or liable to the debts costs or
or engagements of any husband she may happen to marry provided that
always and I direct that in case any one or more of the Trustees for the time
being of this my will shall depart this life or refuse to serve or become in any
manner unable to act or be desirous to be discharged from the execution of all or
any part of the trusts aforesaid then and so often as the same shall happen
it shall be lawful for the surviving or continuing Trustees or Trustee for the
time being or if there shall not be any surviving or continuing Trustee then

250
231
218

to and for the executors or administrators of the said last aforesaid testator by any writing or writings under the seal or seals of the said testator or to appoint and substitute one or more person or persons to be a trustee or trustees for all or any of the said purposes aforesaid and I declare that my executors and trustees shall not be answerable for one another nor answerable for more monies than they shall respectively actually receive nor for any voluntary losses and shall be allowed and may retain all suits costs and expenses as they shall respectively sustain or expend in the execution and performance of this my Will and do hereby revoke all former Wills and testamentary writings in Testaments whereof I have Accidents my name this twenty ninth day of December one thousand eight hundred and forty John Vaughan Signed by the said above named Testator John Vaughan as and for his last Will and in presence of us present at the same time who in his own presence and in the presence of each other have Accidents our names as witnesses thereto John Langley John Church John Dingley Thomas Cook William Field

Proved at London 5th March 1841 before the Worshipful Joseph Wainwright Esquire Doctor of Laws and Surrogate by the Oath of Jane Vaughan the Widow the Right William Vaughan the Father and William Stewart the Executors to whom admission was granted having been first sworn duly to do so

In the Name of God Amen

I Elizabeth Underhill Widow of the late George Underhill in the parish of St. Andrew in the County of Middlesex being of sound and disposing mind and memory do make and declare this to be my last Will and Testament in manner following that is to say I order that all my just debts funeral and expenses and charges of proving this my Will be in the first place fully paid and satisfied and after payment thereof I give and bequeath to my daughter Elizabeth Beauclerk the sum of one thousand and two hundred pounds lawful money of the United Kingdom of Great Britain and Ireland to be paid in full in England and all my pictures bed and table linen with my wardrobe and dress and all my wearing apparel and the rest residue and remainder of my money and goods chattels debts and other my property I give and bequeath to my sons Henry Underhill and Robert Field Underhill to be equally divided between them and I do hereby nominate and constitute and appoint my daughter Elizabeth Beauclerk and her husband James Beauclerk of the County of Middlesex Esquires Executors of this my Will and declare this to be my last Will and Testament in witness whereof I the said Testator have to this my last Will and Testament set my hand and seal this day 11 of December in the year of our Lord one thousand eight hundred and forty

Elizabeth Underhill Signed sealed published and declared by the said Elizabeth Underhill as and for her last Will and Testament in the presence of us who at her request and in her presence have subscribed our names as witnesses thereto James Bell Elizabeth Brown

Proved at London 5th March 1841 before the Worshipful John Davenport Esquire Doctor of Laws and Surrogate by the Oath of James Beauclerk one of the Executors to whom admission was granted having been first sworn duly to do so and having received of making the like Oath to Elizabeth Beauclerk (Wife of the late James Beauclerk) the daughter the other Executor when he applied for the same

In the Name of God Amen

I Henry Upton of Petworth in the County of Sussex Sheriff do make and declare this to be my last Will and Testament in manner and form

Elizabeth Underhill
4.

Henry Upton
19.