Evan This is the last Will and Testament Vaughan of the cost aud Low Lower East Suith field in the country of Muchos of proving and carried and all unit this augmoil be in the first place of proving and carried and execution this augmoil be in the further place fully paid and satisfied & appoint uni voile danc vanguan my ffatur and toution voile danc vanguant stavato to be browned and continue of this unit voil and appoint unit said toute suarbian of unique that carboar Svan vanguan danc vanguan and Aran dun vanguan. of give and bequeated unto un vaid toile dane vangtian voilliam vangtian anto toillian stewars their cocimitoes administratoes and aprigus All the Mest Alsidue and remainder of my estate property and effects luttatsococe aubin wheresocoor upon hust citair to intuine the source of any pour thereof in m the pecent state of investment thereof or to tall in sell and biopose of or arm officiouse rousert and money the whole or any part or parts thereof not man rousiting of money or money in the government stort or funds of Great and Aritani as tacy ac or sac sholl think fit and proper and to plone out and in invest all and singular the monico origing from any said estate property and effects in the public stocks or funds of Great Britain or inpon Government or an real servicines in Empland of toales and so and shall pointine to time after in vary and rampore sura storts funos or venerices for others of the cite or any am other nature when and as often as it shall seem meet of no do decely balan that they my said sarattoes and Emistees and the survivous and survivous of a than and the executoes administrators and assigns of our survivor boand stall stand and be pojocised of and interested in the trust estate moving and peculises upon the several hints outs intents and purposes following that ist tay/Mpon trust to set apart and appropriate the sum of four annoced and ar fifty pounds of lawful money of becat Dicitain for my saw milocen Evan am Dangtan Jane Dangtan and Many Americanglan when and asthey ar an topotively shall attain the age of twenty one years or be married muber that and equally to be divided between them share and share alle and an rade m either of their univario chilosen shall sie univer the age of twenty one years or without sang proviously married then the sous sunt of four andres and an m execution of the set following with the color of the purpose in Accumater memones stall be in must for the survivors or survivor of than on his or fice attaining the same age or being married under that age and misase nather of my said fillower stall officer fie age of swenty one years or be married under that age then in kint for any said toife danc vanighan " the exemitous administrators and afrigus for der and their assolute ine Ausa Souch that the said suin of four hundred and fifty pounds and the bivious and wearly insome thereof or our sura part or parts three of shall during me municiple applied for the maintenant contation a accomment in the world of card of my said canocen in sura mounicas they my sond Exous and husters for factime being reall in their Ris or Ace distraction think propa and any surplus or savings of sura sevicences and yearly into me stall ben annumbated in anymentation of the share from which the same shall in arise and upon further trust to set apart and appropriate the ultimosteral residue and remainder of un said estate and effects (subject as aforesaid/for, un said toife danc vangaan der exercitors administrators and aforgustor. the and their absolute use without being subject or hable to the beofs routed a congagement to marry provided and always and of oren that in lase any one or more of the trustees for the time bound of this my will shall oppose the of colure define or conduct on an unapable to out in or be desirous to be distaired from the execution of all of

any part of the knots aforesard then and so often as the same should happen At ortall be lawful for the surviving or withining truspers or trusper for the hund bring or if there whall not be only surviving or whitiming knoter that

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to and for the executors or abultimisteanoes of the their lost arting hinter by any in writing or writings under their or his hands or hands to appoint and substitute, our or more person or persons to be a histerior tunter for all or any of the runn purposes aforesaid of his of before that my Everntors and Crustees shall not be answerable for one another now arrown to be for more unoughthan beginned and may retain all purposts and expenses as they shall respentively, austoin or expense in the execution and performente of this up told of what hereby the former toills and testamentering out that you be expenses of house of Resembly austoin the flavor hereby the court to be the former than the execution of the first only of the former was an appeared on the presence of no presentation of a his hast will and the execution of the many set on the presence of its presentation of a feet of our former and make presente of care of the presentation of any of the our whom and presented and make presented of care of the presentation of the former whom any of the former and make presented of care of the presentation of the former of the

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