

# Probate Papers of James Treat

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Source: *Probate Files Collection, Early to 1880*; Author: *Connecticut State Library (Hartford, Connecticut)*; Probate Place: *Hartford, Connecticut*. Notes: *Probate Packets, Tiley, J-Treat, L, 1641-1894*. Ancestry.com. *Connecticut, Wills and Probate Records, 1609-1999* [database on-line]. Provo, UT, USA: Ancestry.com Operations, Inc., 2015. Original data: *Connecticut County, District and Probate Courts*.

NO. 1000  
NO. 1000

# Harford Probate District

State and Code of 1904

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Letters of Appointment

Letters of Discharge

John Eliot, Robert Wells and Joseph Talcot Esq<sup>rs</sup>

Judges of the Court for Probate of Wills and granting Letters of Administration on the Estates of persons deceased having goods, Chattels, rights or Credits in the County of Hartford, within her Majesty's Colony of Connecticut in New England, To all unto whom these presents shall come, Greeting, Know Yee, that on the seventh day of March Anno Domini: 1708/9. before us at Hartford in the County aforesaid, The Will of James Troat Senior late of Wethersfield, Gent: deceased, to those presents Annexed, was proved Approved and Allowed, who having while he lived, and at the time of his Death Goods, Chattels, rights or Credits in the County aforesaid. And the Probate of the said Will, and power of Committing Administration of all and Singular the goods, Chattels, rights & Credits of the said deceased, and also the hearing, examining and allowing the Accounts of the same, by vertue thereof, of right appertaining unto us. The Administration of all and Singular the goods, Chattels, rights and Credits the said deceased, and his Will in any manner concerning Lying and being in the County aforesaid, and also where, is hereby committed unto James Troat and Samuel Troat of Wethersfield aforesaid, Sons of the said deceased, and Executors in his said Will named, well and faithfully to Administer the same, And to dispose thereof according to the said Will of the deceased, And to make a true and perfect Inventory of all and Singular his goods, Chattels, rights & Credits. And to Exhibit the same into the Registry of the Court of Probate for the County aforesaid, on, or before the first Munday of April next ensuing. Also to render a plain and true Account of their said Administration to the said Court. In Testimony whereof, Wee have caused the Clerk of the said Court of Probate to Signe these presents, Dated at Hartford aforesaid, the day and year first above written

Caleb Stanly Clerk.

151  
The Last will of James Treat son of Nathaniel Treat in the County of Hartford in Connecticut  
Who says it hath pleased <sup>the</sup> Almighty God to visit me with sickness, that I am in expectati-  
on of my departure out of this Life, and having Committed my Soul unto the gracious  
acceptance of the Almighty hoping for salvation by the merits of his dear Son Jesus  
Christ, and the father of mercies having bestowed upon me something of his Temporal  
things, I do make this my Last Will & Testament, to stand in full force, and in  
two for the disposing of my Estate unto my Children as followeth

Item I give unto my eldest son James Treat a double share, or portion of my Land  
Lying in Wethersfield, amounting that to a part which he hath already received, that  
is to say that which he hath not yet received by deed of Gift, to receive the same after  
the decease of his mother

Item I give unto my said son James Treat to him his share he for ever the same land  
with the house thereon standing, which he had, or had I purchased of John Edwards &  
his mother according as said land is bounded in the Records, further I give unto my  
said son ten acres of Land Somers in the County of Litchfield, as the said ten acres is bound  
ed upon the North, South, East, and one land of John Weston, or Sunday her heirs,  
and on my own land in the great plain  
further I give unto my said son James four acres of Land in the great Swamp, where  
four acres of land, or dry Swamp is to be up on the North side of my Swamp Lot, that is to  
say next to the Land of the heirs of Thomas Hollister Esq, and to run the whole length  
of said Lot

Also I give unto my said son James two acres of my Lot Lying in the great  
plain, which two acres of Land, it to be up next the Land of James Seal, and to run  
the whole length of my Lot there, all which Lands, above mentioned given  
to my said son James I give him, to be in his immediate use, and possession

Item I give unto my son Salmon Treat two hundred acres of Land, which Land  
lyeth at, or near the great pond, in, or near the Road leading toward Colchester  
which two hundred acres of Land I have a grant from the <sup>King</sup> general, for, and also gave  
or paid the native purchase, and the same was laid out to me by order of Court

Also I give unto my son Salmon, an Equal, or single share of my personal  
Estate which I have in the hands of my wife, which <sup>share</sup> shall be to my said son after  
the decease of his mother

Item I give to my son Richard Treat Morvood, and about what I have already given  
to him said Richard as by deed of gift sheweth I say I give unto him a single  
Share of the Estate I have in the hands of his mother to be to him after the  
decease of his mother above

Item I give unto my son Joseph Treat the one half of my Lot Lying on the  
West side Hill containing six acres, or more, which piece of Land is to be  
between my sons Richard, and Joseph, and I leave the partition, or dividing  
said piece of Land equally to be made, and to be made by my said sons, among  
themselves and suits each of them that is to say near about thirty seven  
in the whole

verte



Also I give unto my said son Joseph Treat my new building house, & household  
with all the buildings thereto to be to my said son after the decease of his mother  
Also I give unto my said son Joseph Treat the moiety, or one half of my pas-  
ture lying in the West field, or West Swamp to be divided as may be most con-  
venient or agreeable for my said son, and other of my Children that shall  
have the remainder, which half of my pasture my said son is to have after  
the decease of his mother

All which lands which I give to my five sons, I give to my said sons and to  
their heirs, and assigns forever  
Also I further give unto my son Joseph Treat two acres of Land in the great  
plain to lie next to that which I gave to his brother Saml Treat, to run  
through my Lot as his brother's doth, and to be to him immediately and  
perpetually

Item I give unto my daughter Jemsha the wife of Capt Thomas Wells to be to  
her, and to her eldest son William Wells forever the several acres of Land  
lying on Cowplain, to be on the north side of my Lot third, and to run  
the length of my Lot, which Estate I give to my said daughter in addition  
to what I have already given her for her Marriage portion

Item I give unto my daughter Rebecca the wife of Ebenezer denning  
to be to her my said daughter, and her son Joseph denning forever the re-  
mainder of my Lot on Cowplain, being about fifty, and four acres  
on the South Side of my Lot third, and is the whole length of my Lot, which  
Estate I give to my daughter in addition to what I have already given her  
for her Marriage portion

Item I give unto my daughter Mabel Treat the sum of one hundred  
pounds Current Country pay to be paid to my said daughter out  
of my immovable Estate, to be paid within the Space of one year after  
my decease, to be paid by my Executors, with the help of their mother

Item I give, or my mind is that my loving wife Rebecca Treat shall  
have the Improvement of all my Lands that I have not given to any  
of my Children in this my Last will, & Testament, or by deed of Gift heretofore  
Viz That my loving wife have the use of my said Lands for her main-  
tenance, and Reliefe, and Comfort during her Natural Life, always  
provided that what may be needful for the help of paying the hundred  
pounds given to my youngest daughter be allowed part out of the profits  
of my Lands if there shall be need of the same; and my said wife to take  
the help, or Order of my Executors for the payment of said Legacy, & also  
to them

to be helpful, viz my  
of my Estate, & after  
for affairs with her  
wife, so much of my  
and Comfort, and  
her Comfort, also  
or want for the  
Executors having a

I Give unto my  
Treat, and Joseph  
which I gave in the  
wife, my eldest son  
his Lands which I  
my other sons have  
to have an equal  
divided by my said  
partition of said  
My mind is that  
left when, or at the  
five sons, and four  
after the decease of  
me by their parents  
and Saml Treat to  
this my Last will, at  
demand, and receive  
as my Executors to the  
pages written on  
affix my hand, and  
seven hundred, and  
my purchase of  
his bounds of Glass-  
-trench both which I  
them their heirs &c: if  
as may best accomoda

Signed Read, and decla  
the presence of these Wits  
Saml Bowman  
Ebenezer Kilborn

to be helpfull, viz my Executors to be helpfull in the managment of the concerns  
of my Estate, I give in the hands of my Loving wife and to have power to dispose, and con-  
sider affairs with her in what may be needfull, also I leave in the hands of my Loving  
wife, so much of my Stock as she shall have occasion for, for her maintenance  
and Comfort, and also so much of my household Goods as she shall need, or be for  
her Comfort, also all Tackling for managment of Husbandry as she shall need  
or want for the managment, or Carrying on of her Husbandry work, my  
Executors having a Concurrence, and Consenting therunto  
I Give unto my four Sons that is to say James Treat, Sam<sup>r</sup> Treat, Richard  
Treat, and Joseph Treat to them their heirs &c: forever all those my Lands  
which I leave in the hands of my wife, that is to say after the decease of my  
wife, my dearest Sonne James Treat to have so much of said Lands, as will make  
his Lands which I have already given him, to be a double Share, or portion of what  
my other Sons have, ~~and~~, and my other three Sons named in this paragraph  
to have an equal Share of said Lands left in the hands of my wife, and to be  
divided by my said Sons as may best suit, and accomodate themselves in the  
partition of said Lands  
My mind is that all my personall, or moveable Estate that shall be  
left when, or at the decease of my wife, shall be equally divided, or parted to my  
five Sons, and four daughters that is to say each one to have an equal Share  
after the decease of their mother as aforesaid  
I do by these presents Constitute and appoint my Loving Sons James Treat  
and Sam<sup>r</sup> Treat, to be my Executors, fully Impowering my said Sons to Execute  
this my last will, and Testament, and to pay all debts, or dues, due from me, and to  
demand, and recover all such debts as are due to me, and to do, in all particulars  
as my Executors to this my will, and Testament, In testimony whereof I have  
written these three pages on this sheet of paper is my last will, & Testament I do  
affix my hand, and Seal this twenty & seventh day of January one thousand  
seven hundred, and Eight nine, I also add before Subscription that I give  
my purchase of two hundred acres of Land near the Stone house beyond  
the bounds of Glassbury, and also a right of purchase in the Land at Wear-  
larnock both which I give to my Executors James Treat, and Sam<sup>r</sup> Treat, to be to  
them their heirs &c: forever, and leave the parting said Lands to my said two Sons  
as may best accomodate or suit themselves  
Signed Read, and declared in }  
the presence of these Witnesses }  
Sam<sup>r</sup> Bodman  
Eleanor Kiborn

to be helpfull, viz my Executors to be helpfull in the managment of the concerns  
of my Estate, I give in the hands of my Loving wife and to have power to dispose, and con-  
sider affairs with her in what may be needfull, also I leave in the hands of my Loving  
wife, so much of my Stock as she shall have occasion for, for her maintenance  
and Comfort, and also so much of my household Goods as she shall need, or be for  
her Comfort, also all Tackling for managment of Husbandry as she shall need  
or want for the managment, or Carrying on of her Husbandry work, my  
Executors having a Concurrence, and Consenting therunto  
I Give unto my four Sons that is to say James Treat, Sam<sup>r</sup> Treat, Richard  
Treat, and Joseph Treat to them their heirs &c: forever all those my Lands  
which I leave in the hands of my wife, that is to say after the decease of my  
wife, my dearest Sonne James Treat to have so much of said Lands, as will make  
his Lands which I have already given him, to be a double Share, or portion of what  
my other Sons have, ~~and~~, and my other three Sons named in this paragraph  
to have an equal Share of said Lands left in the hands of my wife, and to be  
divided by my said Sons as may best suit, and accomodate themselves in the  
partition of said Lands  
My mind is that all my personall, or moveable Estate that shall be  
left when, or at the decease of my wife, shall be equally divided, or parted to my  
five Sons, and four daughters that is to say each one to have an equal Share  
after the decease of their mother as aforesaid  
I do by these presents Constitute and appoint my Loving Sons James Treat  
and Sam<sup>r</sup> Treat, to be my Executors, fully Impowering my said Sons to Execute  
this my last will, and Testament, and to pay all debts, or dues, due from me, and to  
demand, and recover all such debts as are due to me, and to do, in all particulars  
as my Executors to this my will, and Testament, In testimony whereof I have  
written these three pages on this sheet of paper is my last will, & Testament I do  
affix my hand, and Seal this twenty & seventh day of January one thousand  
seven hundred, and Eight nine, I also add before Subscription that I give  
my purchase of two hundred acres of Land near the Stone house beyond  
the bounds of Glassbury, and also a right of purchase in the Land at Wear-  
larnock both which I give to my Executors James Treat, and Sam<sup>r</sup> Treat, to be to  
them their heirs &c: forever, and leave the parting said Lands to my said two Sons  
as may best accomodate or suit themselves

James Treat Sen<sup>r</sup> ~ A Seal

A true Copie of the Originall on file  
Examined by Caleb Stanley Clerk

Copy of the Last Will & Letters  
of Administration on the Estate  
of James Frost Esq: Dd 22 ~  
1708/9



The Last will of James Great Seide of Weathersfield in the County of Hartford  
in Connecticut

Whereas it hath pleased the allmighty God to visit me with sickness  
that I am in Expectation of my departure out of this life and having Comitted  
my soul unto the gracious advantage of the allmighty, hoping for Salvation by  
the meritts of his dear son Jesus Christ; and the father of mercies having  
bestowed upon mee something of these temporall things. Doe make this my  
Last will and Testament to stand in full force & virtuel for the disposing of  
my Estate unto my Children as followeth

I give unto my Eldest Son James Treat a double Share or portion of  
my Land, lying in Weathersfield according that to be part which he hath  
already Received, that is to say that which he hath not yet Received by Deed  
of Gift, to Receive the same after the Decese of his mother

Item I Give unto my Second Son Sam<sup>l</sup> Treat to him his heirs &c for Ever  
the Homlot with the house thereon standing: which Lott or Land I purchased  
of John Edwards, & his mother, according as said Lott is bounded in the Records  
further I Give unto my said Son ten acres of Land sometimes called Little  
plaine as the said ten acres is bounded, upon Mr Nath Stanly his heirs and  
on Land of John Chester on Sandy Homlots & on my own Land in the great  
plam

further I Give unto my said Son Sam<sup>l</sup> four acres of Land in the great  
Swamp which four acres of Land or dy swamp is to lye on the North side  
of my Swamp Lott, that is to say Next to the Land of the heirs of Thomas  
Holister Decese and to run the whole length of said Lott  
also I Give unto my said Son Sam<sup>l</sup> two acres of my Lott lying in the great  
plam, which two acres of Land is to lye Next the Land of James Shack and to  
Run the whole length of my Lott there, all which Lands abovementioned  
Given to my Son Sam<sup>l</sup> I Give him to be in his Immediate & best possession

Item I Give unto my Son Salmon Treat two hundred Acres of Land which  
Lands lyeth at or Near the Great pond in or Near the Road leading toward  
Cole-chester which two hundred acres of Land I have a Grant from the  
Generall assembly for and also gave or paid the Native purchase, & the same  
was laid-out to mee by order of Court,  
also I Give unto my son Salmon an Equal or single Share of my personall  
Estate which I have in the hands of my wife which Share shall be to my said son  
after the Decese of his mother

Item I Give to my son Richard Treat Moreover and above what I have already  
given to him said Richard, as by Deed of Gift sheweth, I say I Give unto  
him a single Share of the Estate I have in the hands of his mother to be  
to him after the the Decese of his Mother afort



Item I Give unto my Son Joseph Treat the one half of my Lott lying on the West side here containing fifty acres or more which piece of Land is to be between my Sons Richard and Joseph, and I leave the partition or dividing said piece of Land equally to be made & to be made by my said sons as may best accomodate & suit each of them, that is say near about thirteen acres in the whole

Joseph Treat

also I Give unto my said Son Richard, my now Dwelling house and Homles with all the buildings thereon, to be to my said son after the decease of his mother

also I Give unto my said son Joseph Treat the Moiety or one half of my pasture lying in the West field - or West Swamp, to be divided as may be most convenient and accomodable for my said son and other of my children that shall have the remainder, which half of my pasture my said son is to have after the decease of his mother

all which lands which I Give to my five sons I Give to my said sons and to their heirs and assigns for ever

also I further Give to my son Joseph Treat two acres of Land in the great plain to be kept to that which I Give to his brother Sam Treat and to run through my lot at his brother's dole & to be in his immediate use & possession

Item I Give unto my Daughter Jerusha the wife of Capt Thomas Wells, to be to her and to her Eldest son William Wells for ever, three score Acres of Land lying on Cow plain to be on the North side of my Lott here and to run the length of my Lott, which Estate I Give to my said daughter in addition to what I have already given her for her Marriage portion

Item I Give unto my Daughter Rebecca the wife of Ebenezer Deming to be to her My said daughter and her son Joseph Deming for ever the remainder of my Lott on Cow plain being about fifty and four acres on the South side of my Lott there, and is the whole length of my Lott which Estate I Give to my daughter in addition to what I have already given her for her Marriage portion

Item I Give unto my Daughter Mabel Treat the Sum of one hundred pounds Current Country pay to be paid to my said daughter out of my moveable Estate, to be paid within the space one year after my decease, to be paid by my Executors with the help of their mother

Item I Give or my mind is that my loving wife Rebecca Treat shall have the Improvement of all my Lands that I have not given to any of my children in this my Last will and Testament or by Deed of Gift heretofore, in that my loving wife have the use of my said Lands for her Maintenance and subsistence and Comfort during her Natural life always provided that what may be needful for the help of paying the hundred pounds given to my youngest daughter be allowed part out of the produce

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of my lands, if there shall be need of the same, and my said wife to take the help or order of my executor for the payment of said legacy, and also to be helpfull viz my executor to be helpfull in the management of the Concoise of my estate left in the hands of my loving wife, and to have power to dispose and order affairs with her in what may be best fall also I leave in the hands of my loving wife so much of my stock as she shall have occasion for, for her Maintenance and Comfort, and also for much of my household goods as she shall need or be for her Comfort also all teaching for management of husbandry as she shall need or want for the Management or carrying on of her husbandry works my executor having a Concurrence and being Consenting therunto

I Give unto my four sons that is to say James Treat Sam<sup>l</sup> Treat Richard Treat and Joseph Treat to them their heirs & for ever all that my lands which I have in the hands of my wife that is to say after the decease of my wife, my Eldest son James Treat to have so much of said lands as will make his lands which I have already given him to be a double share or portion of what my other sons have, and my other three sons named in this paragraph to have an Equal share of said lands left in the hands of my wife and to be divided by my said sons as may best suit and accomodate themselves in the partition of said lands

my mind is that all my <sup>personal</sup> or moveable estate that shall be left when or at the decease of my wife shall be Equally divided or parted to my five sons and four daughters that is to say each one to have an Equal share after the decease of their mother as aforesaid

I Doe by those presents constitute and appoint my loving son James Treat and Sam<sup>l</sup> Treat to be my Executor fully Impowering my said sons to execute this my last will and Testament, and to pay all debts or dues, due from me & to demand & receive all such debts as are due to me and to doe in all particulars as my Executor to this my will & Testament

In testimony that the three pages written on this sheet of paper is my last will and Testament I Doe affix my hand and seal this twenty and ninth day of January one thousand seven hundred Eight Nine

I also add before subscription that I give my purchase of two hundred acres <sup>of land</sup> near the stone house beyond the bounds of Glensbury and also a right purchase in the said <sup>of land</sup> at Wilkinton, both which I give to my Executor James Treat & Sam<sup>l</sup> Treat to be to them their heirs & for ever & leave the parties said lands to said two sons as may best accomodate or suit themselves

Signed sealed and declared in the presence of these witnesses:

Sam<sup>l</sup> Borton  
Ebenezor Ryborn

James Treat son

Att a Court of Probates holden at Hartford, for the County of Hartford.  
March, 7<sup>th</sup> Anno Dom: 1708/9

Samuel Bowman and Ebenezer Kilborn the Witnesses Subscribed to the within written  
Instrument or last Will of James Treat Sen<sup>r</sup> late of Wethersfield Esq: deceased, appeared  
before this Court, and severally made Oath that they saw the said James Treat  
Senior therein named as the Testator, Signe and Seal, and heard him declare & publish  
the said within writing or Will, to be his last Will and Testament, and that at the same  
time when he so did, he was of sound disposing mind and memory, to their best  
Understanding and discerning. And that then also they the said Deponents set to  
their names as Witnesses of the Execution of the said Will in the said Testator's  
presence.

Test Caleb Stanly Clerk.

The last Will and Testament  
of James Treat Sen<sup>r</sup> 1708/9



An Inventory of the Estate of Lord James (Earl of Westmorland) who Deceased 1702  
 being taken March 3 1708

	for wearing apparell	08: 00
In the Parlor	for one great Bedstead & furniture & for one bundle bedstead & bed & furniture 3	13: 00
	for a pair of great Coats m <sup>t</sup> 10: for a great table 10: fine Chair 12: 8	02: 12: 00
	for a cushion 7: 9: for a warming pan & box from 6: for a looking glass 3: Hair of long 02: 02: 00	02: 02: 00
In the Hall	for a great table & seven 10: Eight Chair 10: 1: Chest lock & key 8: one Craft 7: 01: 18: 00	01: 18: 00
	for a pair of andiron 1: 00: one Iron Kettle 10: one Iron pott and pott neck 10: 02: 10: 00	02: 10: 00
	for a small pot and pot hook 7: one old broken Iron pot 1: 8: for Iron chain 10: 00: 18: 00	00: 18: 00
	for a great pair of tongs at fire place 9: for a drying pan 2: one pair of shears 3: 00: 10: 00	00: 10: 00
	for three axes 15: one Pickle Kings & wedge 10: a Hatchet 5: Iron safe 1: 01: 11: 00	01: 11: 00
	for one gun 1: sword 2: 01: 00: 00	01: 00: 00
	for 24 Books: at 01: 13: 2 1: 13: 00 02: 03: 00	02: 03: 00
	for two pair of New Sheets at 2: one pair Sheet 10: two table Cloths 12: 03: 08: 00	03: 08: 00
In the Kitchen	for one long towel 2: 8: for two doz Napkins 2: 8: 02: 10: 00	02: 10: 00
	for one great Brass Kettle 7: 15: a Lesser Brass Kettle 1: 5: two Brass Skidity at 8: 03: 08: 00	03: 08: 00
	for two great silver platters one at 11: at the other 9: three lesser silver platters 7: 02: 00: 00	02: 00: 00
	for seven plates of an old platter 12: four pewter Dishes 8: four pewter pottingers 5: 01: 05: 00	01: 05: 00
	for one pewter tankard 6: one pewter candlestick, one pewter pot two pewter cups 1: 00: 12: 00	00: 12: 00
	for one pewter pott & one dozen of spoons 8: a New chamber pot 8: two old Chamber pots 6: 01: 02: 00	01: 02: 00
	for one tin Lanthorn & one tin dripping pan 3: & Iron Chopping Knife at 00: 05: 00	00: 05: 00
	for one Iron Spitt 2: one grubbing hoe 2: one Spade 4: two Broad hoe 2: 00: 10: 00	00: 10: 00
	for two pair of Iron fetters 8: fine sickle 10: one Branding Iron 1: 8: 00: 14: 00	00: 14: 00
	for one New Sift & backling 10: an old Sift 5: two old Augers 2: three forks 5: one Iron shovel 5: 01: 06: 00	01: 06: 00
	all the Wooden ware 8: and a crosscut saw 8: an old hay knife 3: 06: 11: 00	06: 11: 00
In the Parlor Chamber	one High Bedstead & furniture 5: one High Bedstead w <sup>th</sup> furniture in the porch chamber 3: 08: 00: 00	08: 00: 00
	for 10 wait flax: 1: 8: six can perns of wood 1: fine Corn baskets 4: 02: 10: 00	02: 10: 00
	for Sunday old Hoop bed & Barke 5: 00: 05: 00	00: 05: 00
	for wheat: 3: for Rye 2: for pease 12: malt 5: piece of leather 2: 06: 00: 00	06: 00: 00
	for Barley 6: for Indian corn 8: flax seed: 8: 14: 00: 00	14: 00: 00
	for pork & Beef 6: for Spices 7: six Empty Barrels on hogged 15: 10: 15: 00	10: 15: 00
	for one peck of hilt 10: two Kilder 2: 00: 12: 00	00: 12: 00
	for a cart & team 12: two pair of traw 10: two yokes 6: two Colles 4: 02: 12: 00	02: 12: 00
	for three plow chain 1: 15: one plow & plow from 01: 8: 02: 16: 00	02: 16: 00
	for two yokes of oxen 10: six cows 18: Eight three year old 20 04: 00: 00	04: 00: 00
	for six yearlings 8: two korses 2: three mares & one colt 3: sheep 11: 8 22: 08: 00	22: 08: 00
	for six swine 8: 15: 06: 15: 00	06: 15: 00
	for the dwelling house Homlett & all other Building: 160 160: 00: 00	160: 00: 00
	for the New house and Homlett Con: five acre 100 ten acre of land in the little plain 60: 210: 00: 00	210: 00: 00
	for five acre of land in the great plain 30: 20 acre of upland on the west Hill 90: 116: 00: 00	116: 00: 00
	for 25 acre of pasture land in the west swamp 100: 114 acre of land on low plain 100: 200: 00: 00	200: 00: 00
	200 acre of land Country land purchase & granted lying near Hutton 40: 40: 00: 00	40: 00: 00
	for a purchase of land lying near the great pond on the southwest of New London Road 10: 40: 00: 00	40: 00: 00
	for a purchase of land at Weant & Mack 20 acre of dry swamp 120: 142: 00: 00	142: 00: 00
	for four acre 1/2 of land at Sand home 36: for ten acre 1/2 of land at full barn 50 86: 00: 00	86: 00: 00
	for one Negro Lad 50: for Mollies & eleph <sup>t</sup> in the seller 10: 52: 00: 00	52: 00: 00
	for a churn & two wheel Spring & work Spring 6: 20 Muffle boat 25 three shock of flax & hulk 30 16: 00	16: 00
	for a Bull at 5 year old 3 03: 00: 00	03: 00: 00

The Estate is indebted in money 60: 14: 00  
 besides smaller debts that  
 are certainly unknown besides a legacy of one too

apprized as Country pay 1235 13: 2

Apprized by us subscribers  
 Jonathan Rodding  
 Edward Bulkeley  
 John Latimer



At a Court of Probates holden at Hartford, for the County of Hartford  
March, 7<sup>th</sup> Anno: Dom: 1708.

James Treat and Samuel Treat of Wethersfield, Executors of the Last Will & Testament  
of James Treat Sen<sup>r</sup> late of said Wethersfield Esq<sup>r</sup> deceased, exhibited in this Court, this  
Inventory of the Estate of the said James Treat Sen<sup>r</sup> deceased, and made Oath, that this  
Inventory contains a true Account of all the said Estate that at present they know  
of, which they presented to the Appraisers thereof, AND that if hereafter any more  
of the Estate of the said deceased shall come to their hands or knowledge, they will  
bring an Account thereof to this Court that it may be added to the Inventory.

Test (Eleb Stanley Clerk.)



Inventory of the Estate of  
Lieut. James Fort at Decoasid  
1708/9

Hartford County  
Southbrook Garrison

To Joseph Frost of Wethersfield in  
 to Samuel Frost son to Samuel Frost late of said Wethers-  
 field decd. and Samuel Denning and his wife <sup>children</sup> and  
 the daughters of <sup>James</sup> Frost late of Wethersfield decd.  
 greeting: where as James Frost one of the sons of James  
 Frost formerly of Wethersfield decd. informs the Court of  
 Probates for the County of Hartford that he has to the  
 Estate of James Frost late of Wethersfield decd. decd.  
 not far Will not agree amongst them Frost according to his  
 last will the estate of <sup>James</sup> Frost and many attempts made  
 to that end by the Complaint where upon the Complain-  
 tants have made to the Court of Probates that they would appear  
 before the Court of Probates to and amongst the s<sup>d</sup>.  
 James Frost according to his last will; as pl<sup>o</sup> and  
 law of this Colony & Court is directed and impowred to  
 these come therefore to shew for you that that if you  
 have anything to object against the s<sup>d</sup> motions being  
 granted you may appear before the Court of Probates  
 to be holden in Hartford in and for the district of  
 Hartford on the first Tuesday in November next  
 being the date here of at 3 of y<sup>e</sup> Clock afternoon  
 and you may be heard there upon To either  
 of Constables of y<sup>e</sup> town of Wethersfield to some  
 and Return: Dated in Hartford Octob<sup>r</sup> the 3<sup>d</sup> day

J. Talbot Gould

A.D. 1775  
 or to Timothy Wright  
 of Wethersfield to some  
 and Return

25<sup>th</sup> 1735  
I Satcs October 25<sup>th</sup> 1735  
Mentioned Joseph Treat Sarah Treat Sam. Downing and  
Catherine Downing — — — — — Dr. Thomas Hunt but Constable

fcs 3 - 0

Writ for James Hunt

1735