## Probate Papers of James Treat

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.

## PROFES CONTRACT

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Carrier Comm

Cliot, Kobert Wells and Joseph Jalcotes Judges of the Court for Probate of Wills and granting Lottons of administration on the Estates of poorfons docoased having goods. Chattels, wights or Crodits in the Country of Hart ford, within her majesties Colony of Connecticut in New England, To all unto whome those prosonts Shall como, Grooting, Know yee, that on the Sovbuth day of March Anno Dom: 1708/9. Cofore us at Hartford in the Bunty aforesaid, The Will of James Troat Sonior late of Wothers field, Gont do coased, to those one fouts annoxed, was proved approved and allowed, who haveing while he lived, and at the time of his drath Goods, Chattils, rights on Gooits in the Country aforosaid. and the Trobate of the Said Will, and power of Committing Deministration of all and Singular the goods, Chattels, rights firsts of the Said docoased, and also the hearing, examining and allowing the Quempts of the Same, by vertue thereof, of wight apportaining unto us. The administration of all and Singular the goods -(hattils, wights and (wedits the Said Docoased, and his Will in any manner concorning, Lying and being in the County aforosaid, and olsowhere, is hereby committed unto James Troat and Samuel Insat of Wethersfield aforesaid, Sonns of the Said dowased, and Executors in his Said Will named, well and faithfully to admin. -istor the Same, and to dispos there of according to the Sail Will of the Docoasod, and to make a true and porfect fewen--tory of all and Singular his goods, Chattels, rights & Casdits. and to Exhibit the Same into the Rogistry of the Court of Trobate for the County afordaid, on, or before the first Munday of aprill next onfuing. also to winder a rolain and true account of their Said administration to the Said Court. In Testimoney whereof Wee have Caused the Beck of the Said Court of Probate to Signe those prosents, Dated at Hartford afords aid. the day and year frit about writt on aleb Stanly Cark.

The Laft will of James to at ton of Withou fire on the County of Hartferd in Comordinate Who was it hath please alwaysly God to vigit mo with hikush, that Jam in oxportate on of my departure out of this Life and having Committed my Soul unto the gra adoptance of the alinighty hoping for Salvation lathe moniter of his soan Son Jopes Chily, and the father of morners having before de upon mo Somothing of these Tompo ratillings of so maked this my Laft Will & Toframent, to Hand inful force, and in Imprime I give unto my Stoff Son James Froat & soutle Raro, or portion of my Sand -Lying on Worthous first, accounting that to to part which to hath all Dady rotored has is to lay that which he hath not yet rotored la sod of Gift, to rozoviv the Samo after I the I good out ong the so Son San Troat to limber love be for over the la with the house the son Handing, which Let ordand I purchafor of John Bowards & his mother surging as SOD Lot is bounded in the Rocards, further of grow unto n Said Son lon acros of Sand Sometinio; Colled Little plain, asthe Said ton acros it bound To upon to hath tanky lindsies, and on Land of John (hostor) on Sundry hometers, and on my own low in the groat plain four airs of Land in the groat Swamp, who four acrosof land, or dry Swamp is to Two on the north side of my Twamp Lott, that is to Lay nopt to the Land of the horis of Thomas Hollister So, and to run the whole longth of Saw Lott tooler marriage no bion. Also Jours unto un Said Son Sain two aux of my Lot Lying in the great plain which two acres of Land, is to Ly nont the Land of James Stral, do to sur the whole longth of my bet thore, all which Land, above more words to my Som Sam Jawo him to bo in his month death Ufo, and pospions Hom I good unto my Som Salmon Front how hundred acros of Laws which Sand Lyth at, or noar the great good, in, or noar the Road Lading forward Collister which two his sod arrors Land I have a grant from the gentral for, and aligano or paid the native purchase, and the Samo was Saw out to mit ly order of also I give nong my ton Salmon an Equal or Songlo Skard of my porford Espats which I bavo in the kands of my wife, which Skalle tomy Said Son after the docomfor of his mother Hom I good tomy fon Richard Troat Mordovor, and about what & have already given to him Said Reihardas by asod of gift Rowth I Say I give sinto him a Songlo Shard of the Estate & Leave in the hands of his mother to be to him after the docafo of his mother aforof. Hom Jawo unto my Sonn Joseph Troat the one half of my Lot Lying on the Wift fied Hill Containing Sip acros, or more, which proce of Lam is to be botwoon my Sous Richard, and Joseph, and I loand the partition, ordinging Pail proco of Land ognaly to to made, and tolo made bymy law long amay top accomidate and Suite oach of those that is to Say near about thirts and millo whole

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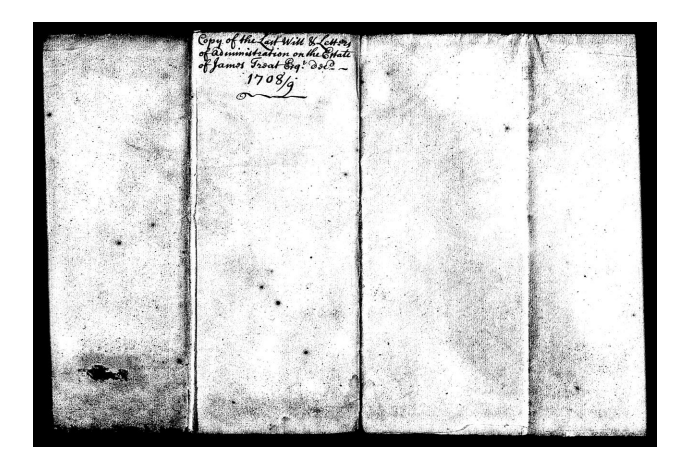
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to bo holpfull, Vizin ofny Estate Softin . For affair with hor n mifo, So much of m and comfort, and hor Comfort, also as or want for tho is Exocutor having a I J Givo unto iny Troat, and Joseph 9 which floavo in the wife, my dasp la his Lands which The my other Jonns hav to have an squall. vivided by my fail partition of Said Son Mymindi that loftwoon, or at the five Sons, and fourd for the doctate of Joo by thorogeropent and Sam Froat thismy Laft will, at domand, and rocor as my Exocutors to the pagos withon on affin my hand, and Sovon hunds or, a my purchaso of h ho bounds of Glafs bannek both which & thom their hoirs &c : fo as may boff accomoda Signed Rolls, and ocla the prosoned of those Will Pani Boroman Elonoger Kilborn

to bo holpful, Viring Exocutors to bo holpfull in the mannagement of the concorn 10. & Rondlott ofny Estate Lofton this hands of my Loving wife and to have, power to disposo, and or coap ofhis mother Dor afair withhor in what may bo nod full, also J Soave in the hands of my Loving half of my pay mito, Somuch of my Hock as the Shall have occapion for, for hor maintenance ay bo moss Con Joson that that and Comfort, and also Somuch of my household Goods as the Shad nood, on to for hor Comfort, also all Fackling for managomont of Husbandry as the Shall no isto have after or want for the management, or Carryingon of her Husbandry work, my Faid Sous and to Exocutor having a Concurrence, and Constituing ther ounts is to Say West , I Givo unto my four Sonns that is to Say Jamos Froat Sam Froat Like milho graph Thest, and Joseph Front to thom their heirs be: forover all those my Lands -Front & to run which floavo in the hand of my wife, that is to Say after the do eda for of my Distrifo and wife, my dagf land games Troat to have So much of Law Lands, will make his Lands which I have already given his, to be a double Marior portion of what Alsasho bo ho my other Sonns have, and my other thros Soms nanted in this parragraph acret of Land to have an equal Than of Said Lands loft in the hands of my wife, and to be and boun wirld by my Said Soms as may boft Suit, and accomodate thompshow in the to in all then partition of Jaw Lands Mymindi that all my porsonal, or moveable Estate that Shall be er coming loftwhon, or at the do coafs of my wife, shall be ognaly divided, or parted town foresor this 20 fird Sons, and four daughters that is to Say back out to have an equal thand for the decoate of their mother as a fortaid no four acros Jooby thow gropente Confrience and appoint my Loving Soms James Isoat and Sam Troat to to my Exocut, fully Impowering my Saw Sons to Grown Fofmy Lott, which browing in outer this un Saft with, and Tiftamont, and to pay all soft, or duos, duo from mo, and to domain, and recover all Such dolts as are dut to mo, and to doo, in all particulars ond hundred as my Exocutors to this my will, and Toffamont, In toffinony that the thros daughter out pages withon on this Thoot of gaper is un last with & Toframont good noyourafter in mollion affin my hand, and Bal this twonty & winth day of Jan'y one thanfand -Boon hunde or, and Eight mind, Jago an loford Subtription that give Troat Shall my purchast of how hundred acros of Land noar the Stone Koufe boyond gwon to any the bounds of Glafenbury, and also aright & purchafed in the Lands at Wear of Giftherstofor - lannet both which I give to my Exocutors James Froat, and Sam Froat, to bo to thom their hois &c: forover, and loave the parting said Lands to my Said two Bous hor manitor as may bop accomodate or Suit thomfolds Tift always -James Front Si ~ a Seal ig the hundred Signed Rate and sclaroding ? A true Epie of the Original on file Examined & Caleb Stanly Cark. it of the product the presoned of these Withouter ) wife to take-Pani Boroman . an Logary Kale Flonoger Kilborn



The Last will of James Broat Sein of Weathersfield in the Country of Harford Whereas it hath pleased the all mighty God to eight mee with fickings that I am in Expostation of my departure out of this life and haveing come my foil outo the gracious acceptance of the almight, no their for Salvation by The merrith of his dear fon Jefus write, and the father of mereich hade befowed you mee fourthing of these temporase things I Doctorate this may last with and the ament to stand in fue force of virtues for the disposing of and listed with and the missing of the force of the disposing of and listed with my Children as followeth. Give into my Elseft Son James Treat a double Skart or portion of Iny land, lying in Wathersfield account that to be part which he hath already howard, that is to say that which he hath not yet how by Ded of fift, to howive the same after the Doccoop of his mother Give buto my focond Son Sam Treat to him his hoirs to for Ever the Hombott with the house thereon francing: which lott or land fourthers of John Edward, of his mother, according as said lott is bounded in the Assort further I give onto my said son ten acros of Land sometimes cando little plaine as the said ten acros is bounded, upon milath Stanly his hory and on land of John thefter on the year of your my own land in the groat wham further I fine buto my Said Son Sam four oberos of Land in the grout-Swamps which four acres of Land or dry formy is to tye on the North fide of my Swamps Lot, that is to say lost to the land of the heirs of thomas Hodifer Docoafe and to run the whole Length of Said Lott also I five vato my said Son Sam has across of my Lott lying in the great plan, which has across of land is to lye Root the land of James Steel and to ven the whole length of my lot there, all which land abovementioned frien to my Son Jant I give him to be in his framewiate yest possession from I give vuto my Son Talmon Treat two hundred Acros of land which wind light at or Near the Great pond in or Near the Road wasing town Cole-chefer which two hundred across of land I have a grant from the general afsembly for and also gave or paid the Matine purchast, & the same yenrule afsembly for and also gave or paid the Matine purchast, & the same was law out to mee by order of Court, als of fine onto my for Salmon an Equal or Spigle share of my performed affair which I wave in the hand of my wife which share share be to my feld for after the Downso of his mother guien to my son Richard Ireat Moroover and above what fram all red guien to him saw Aichard, us by Ded of gift Theweth, I say I give bout him a fingle Thave of the Estate I team in the hunds of his mother to be to him after the the Docorp of his Mother afort most state & you as to the wormance in guilty in onder was in the interior of animy francis that Mary of the State of

from: I give voto my son Joseph Treat the one half of my lott lying on the Wife its like Butining for acros or more which poice of law is to be between my sons Richard and Joseph, and I loans the partition on it is in say judy period of law Espally to be made by to be made by my few forms as many felf accompated fruit lack of them, that is say hear about this teen acry with all the buildings thereon, to be to my for for after the second of in the whole also f give vito ony faid for Joseph Sweat the Moich or one half of They pasture lying in the West field - or West Swamp, to be Divide as only be most swewiest and accomodable for my face for and other of my hildren that Shall Rue the remainder, which half of my papers my face for is to have after the socook of his mother. all which land, which I fine to my five fort & give to my fair for and to All which cans with the for Ever were have a con of land in the great plani also I further quice to my fon Joseph Treat how a cros of land in the great plani to up they to that which I gave to his brokker sain twat and to sun through my be at his brokkey roth 4 to be in his Joseph of possion. I Give vato my Daughter Jerusha the wife of Capt Thomas Wells, to be to her and to her Eld eff for William Will for ever, three few Herse of land lying on Cow plains to be on the Morth file of my lost there and to hun the Longth of my lot, which estate I give to my fair Daughter mi Estition to what I have allredy given her; for her Marriage portion my mi fons theo Guie onto my daughter hobores thereife of Ebenezer Deming to be to her My flid daughter and her fon forph Deming for Ever the romainder of my lott on low plain being about fifty and four aers on the fourth - fide of my lott there, and is the whole togeth of my lott which Effate I fair to my daughter in addition to what I have alrowy guen her for her Marriage portion Doc Ixea Sons Dusy and In tes fine outo my Daughter Mabelle Twat the Sum of one hunded pounds current fountry pay to be paid to my said daughter out of my moveable Effalls, to be paid within the spacetone year all my boroafe, to be paid by my Exocutor with the kelp of their mother to be k I give or my mind is that my loving wife Robbice I reat that have have the forprovement of atomy lands that I have not quien to any of my children in this my last will and Toftament or by Deed of gift here before, in that my lovering wife have fall ho Jig ned the use of my said land for hor Maintenance and fuspifience and Comfort Dureing her Natural life always provided that what may be the fuel for the help of paying the hundred ported , given to ony your of aughter be allowed part out of the produce

(3) of my land, if there shall be need of the same, and my faid wife to take the help or order of my Exocutory for the payment of faid legacy and also to be help full vir my Exocutory to be helpfull in the management of the muster of my state left in the hand of my loveing wife and to he have to diffor and order affairy with her in what may be that face also I loane in the hands of my loving wife so much of my stock as the shall have ocation for, for her Maintenand and comfort, and also for much of my houthow Goods as the that view or be for her Comfort also all tacking for mangement of hulbandry as the shall now or want for the Management or Carrying on of her hulbandry work my Executory having a Concurrence and fing Confert my Give site unto my four four fors that is to fay James I reat Sam bea Richard Treat and foroph Troat to them their keing to for Ever all the my land which I have in the hands of my wife that is to fay after the Oscoaps of my wife, my Elseft for James I sout to have so much of fail lands as will make his lands which frame at they given him to be a doubte I share or portion of what my other for have, and my other three for flame in this paragraph to have an Equal shore of fail lands to fift in the hands of my wife and to be divided by my fail four as may bef fuit and accome them folion in the partition of fail and my mind is that all my fing or moveable Effate that Shall be loft when, or at the doesafe of my wife shall be Equally divided or parted to my fine fors and four saughters that is to say Each one to have an Equal Show after the decoale of their mother as a fore Doe by those present Constitute and appoint my Loving for James Treat and Sam Troat to be my Exocutor fully Impowring my faid Tous to Exocute this my left will and Toffement, and to pay all doth or dust, Due from me & to Someting & Rowine all full doth as and who we and to doe in all perticular as my Exocutory to this my will to the In festimong that the thru pages written on this that of paper is me Last will and tofament I doe affix my hand and load this hourty and Rinkle day of landry one thousand soven hundred light Nine of how hundred across here also also before subspecifishen that I give my purchast of how hundred across here the stone house beyond the book of flagenbury and also a right purchase in the land, which there was been been from the said to see the stand the which of give to my executry faming treat & said to see to them their wing the for ever of same the participated said, to see to the form of the see that we will be seen to be the stand of the seen with the seen the seen to see the seen of the see faid two fory as may beft accomodate or fut thempluy James Trout Jones Tigned feated and doctared in the profone of the Wittnesses: Sam Boroman Chonora Rylborn

Att a Court of Probates holden at Hartford, for the County of Hartford. March, 7th anno Dom: 17081; -Samuel Boroman and Ebeneror Kilborn the Witnesses Subscribed to the within written Infrument or last Will of James Front Son! late of Wethersfield Eng! doesas & appeared Esfore this Court, and Sourcally made Oath that they Saw the Said James Troat Sonior therein hamed as the Toffatour Signe and Soat, and hoard him doclare & publish the Said within writing or Will, to Bo his last Will and Topament, and that at the Tost Caleb Stanly Clerk. and the second of the second o HOLL NAMED FOR THE PARTY OF THE and the second of the second the state of the second of in the terminal proof that the contract of the The first of the first and the first and the second and the first and th with the life with the section with the section of A service of the serv

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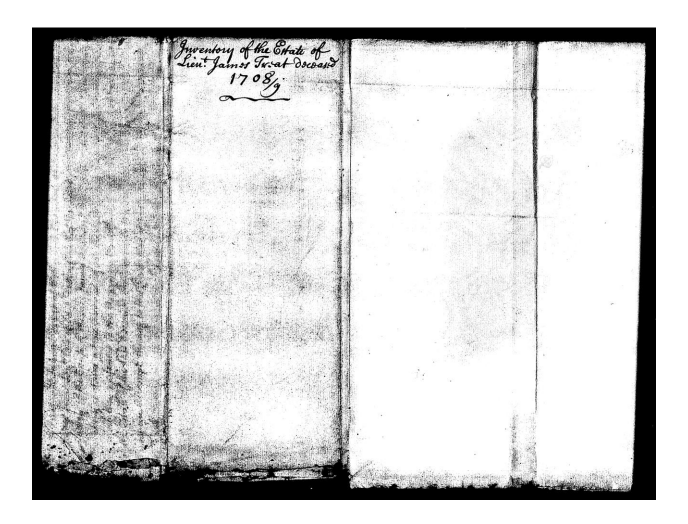
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elt a Court of Probates holden at Hartford, for the Country of Hartford.

Charch, 7th anno: Dom: 1708. James Treat and Samuel To sat of Welhersfield Executors of the Lad Will & Sistament of James Tisat Son! lete of Said Welkersfield End. Oscoasso, oxhibited in this Court, this Juventory of the Chato of the Said James Tisat Sin! Osl. and made Oath, that this Judentory contains a true accompt of all the Said Chats that at screpout they know of which they professed to the apprisons thereof, CAND that if hereafter any mon of the Chato of the Said decoassed Thall come to their hunds or knowledge; they will bring an accompt thereof to this Court that it may be added to the Inventory.

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