

Schabad Bartlett grants

1  
I John Albis grant 7/336  
Caleb Mungen 7/290

John A granton Hazelnut plain

Schabad Drunter

Ebenezer Drove	7/363
Isi Norton	7/363
Abraham Turner	7/250
John Sumner	7/250

Schabad Bartlett Co of Alder

State of Vermont

to John Drove \$30

land called Wappers

land by John Drove Benjamin  
Chittenden

8 Aug 1819

Signee Silas Bartlett

Nelson Murray

161 At a Court of Probate held in Guilford December 11: 1770

Present Nathaniel Hill Esq Judge  
Sam Hill Clerk

Ebenezer Bartlet Executor of the last will and Testament of Ebenezer Bartlet late of Guilford Dec Exhibited to will which was appraised in Court in Court and ordered to be Recorded and the said Executor accepted the trust therein Committed to him

In the Name and Fear of God Amen October the 20<sup>th</sup> Day Anno Domini 1770 I Ebenezer Bartlet of East Guilford in the County of Newhaven in the Colony of Connecticut in New England being altho weak in Body yet of sound mind and memory thanks be given unto God therefor therefore calling to mind my own mortality and knowing that it is appointed for all men once to die and not knowing how near the time for my departure may be that is to say Imprimis and first of all I give and recommend my Soul unto the Hands of God thro<sup>u</sup> Jesus Christ unto eternal Life and my Body I commit to the Earth to be buried in decent Christian Burial at the Discretion of my Executor hereafter named nothing doubting but that at the Resurrection I shall receive the same again by the mighty power of God; and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the same in the following manner and form my Just debts funeral and other necessary Charges being first paid out of moveable Estate

Imprimis I give and bequeath unto my beloved wife Mary Bartlet instead of Dower one third part of my moveable and personal Estate to her her heirs and assigns forever and the Improvement of the South Rooms of my new Dwelling House and the one half of the Kitchen belonging to said House; and the one half of the Cellar under said House so long as she shall please to live in said house; and the Improvement of one third part of my New Barn; and so much of my old Barn as shall be needed to put her hay in during her natural life; and also the Improvement of one third part of my orchard; as also the Improvement of the small part of my orchard; as also the Improvement of the small enclosed lot of Land south of my Dwelling house between the Ghermill and the street together with half the Garden adjoining therewith and of three acres of my lot of Land upon the East side of the Road near my dwelling house upon the west side of said lot during time of her natural life; my will is that she shall have a load of hay a year out of my fresh meadow in my Home lot and that she shall have a horse pastured in my home lot; and that my son Reuben shall pasture two Cows for her near home one third part of the time that Cows need pasturing; and that my son Ebenezer Bartlet shall pasture for her two Cows two third part of the time that they need pasturing near home; and that my Grandson Josabod Bartlet shall pasture for

for her a young Creature during her natural life; my Will also is that she  
have Liberty to make use of what wood upon my Land she needs for fire  
I give and bequeath to my beloved Son Ebenezer Bartlet to him his Heirs  
and assigns forever my Lot of Land commonly called the point Lot; as also all  
part of the upper Lot so called in the or pasture; as also my Green Hill  
Lot which I purchas'd of Peuben Hill; and the one half of my part  
the Lot of Land purchas'd of the Nortons; as also my Lot of Land near my  
Dwelling House upon the East side of the Road reserving only the  
Improvement of the three acres thereof which I have granted to my  
wife as above and order'd my Son to pasture two Cows for my wife as  
I also give and bequeath to my Son Ebenezer one third part of my  
High Hill Lot upon the west side thereof to be to him his Heirs and  
assigns forever reserving Liberty for my Grandson Ichabod Bartlet his Heirs and  
assigns thro the same to the Land I give him and to repair  
I give and bequeath to my Grandson Ichabod Bartlet my Chittenden  
so called; as also the Salt Marsh I purchas'd of Thomas Hall; as also  
one half of my part of the Lower or point Lot in the or pasture. And  
the third part of my Hill Lot next to what I have given to my Son  
Ebenezer; These tracts and parcels of Land I give and bequeath to my Son Ebenezer  
to him his Heirs and assigns forever if he shall have any Heirs of his Body  
live to the age of twenty one year; ordering him to pasture a young Cow  
for my wife as above; but if he shall die without any Heirs of his Body before  
and before he shall arrive to twenty one years of age; my Will is that the same  
shall be divided in equal Shares betwixt my Children Ebenezer & Peuben Bartlet  
& Mary Lee or their representatives; And whereas I purchas'd of my Daugh  
in Law Thankfull Fletcher her right of Dower in the orchard and in the great  
that belonged to my Son Ichabod Bartlet deceased; my Will is that my Grandson  
shall enjoy the same and have my Colt and a pair of two year old Steers & Eighty  
of my High Hill Lot next to the third part of my Lot there that I have given  
him taking in a sufficient number of Rods extending further eastward than Eight  
would require to make a narrow Lane to the watering place in the Eastern part of my Lot  
there together with the privilege of passing thro the the Remainder of my Lot there to  
to the highway on the East side of said Lot and repairing in Consideration  
those Chattels and goods I receiv'd of his Fathers estate that belonged to him  
And my Will is that as soon as my Grandson Ichabod shall discharge my  
Estate and Heirs from all demands respecting said goods and Chattels; he  
enjoy these as his own Estate in fee Simple  
I give and bequeath to my  
Daughter Mary Lee; I also give and bequeath to my Daughter Mary Lee

creaser  
12 Court  
at the in  
er the  
East Guild  
New England  
thanks  
on mortality  
to die  
my be  
Commend  
al life  
ian burial  
at the grave  
tucking such  
dispose of the  
being first  
ver one third  
Improvement  
longing to  
use to live  
much of  
also the  
part of my  
house  
ing thereunto  
my dwelling  
is that  
elot  
that my  
art of  
Bartlet  
my need  
hall pasture  
for

16<sup>to</sup> her her Heirs and assigns forever my Part of the Salt marsh  
I purchas'd of John Turner; as also so much of my Homelot upon the South  
part thereof as together with and including the moveable Estate I give her in  
this will will make the sum of Sixty pounds

5<sup>to</sup> All the Rest of my Estate I give and bequeath to my Son Heuber Bartlet  
to him His Heirs and assigns forever; and order him to pasture a horse for  
my wife & two Cows a third part of the time they need pasturing

7<sup>th</sup> And lastly I do appoint and constitute my beloved Son Ebenezer Bartlet  
Sole Executor of this my last will and Testament And I do hereby utterly  
revoke, disannul all and every former will Executor Legacy by me in any way  
before this made bequeathed and named Satisfying and confirming this and  
no other to be my last will and Testament; In Witness whereof I have hereunto  
set my hand and seal in Guilford the Day & year above written  
Signed Sealed and declared by the said Ebenezer Bartlet Ebenezer Bartlet (seal)  
to be his last will and Testament in Presence of us  
who have Subscribed our Names in Presence of the Testator  
and of each other

Mr Jonathan Todd Wait Mungers & Ambrose Swarts  
Witnesses to the foregoing will personally appearing before the Court  
of Probate Dec<sup>r</sup> 17<sup>th</sup> 1770 made oath that they saw Eben<sup>r</sup> Bartlet  
of Guilford Dec<sup>r</sup> sign & seal the foregoing Instrument  
and heard him Declare the same to be his last will and

Testament and that he was of sound mind and memory at the Doing  
thereof according to their best Judgment and that they signed to the same  
as Witnesses in presence of the Testator Test Sam<sup>l</sup> Hill Clerk

East Guilford Nov<sup>r</sup> 17<sup>th</sup> 1770 Ebenezer Bartlet the above mentioned Testator  
do confirm my last will and Testament made and published Oct<sup>r</sup> 30<sup>th</sup> 1770  
with only the following addition or alteration that is to say I give and bequeath to  
my beloved wife Mary Bartlet two of my Silver Spoons besides what I have given her  
in said will and the provisions in the house for the use of the family; as also the  
Improvement of one acre and a half my land at Green Hill upon the north end of my lot  
And I give and bequeath to my Son Ebenezer Bartlet my great Bible and two  
of my Silver Spoons; and I give and bequeath to my Son Heuber Bartlet two of my  
Silver Spoons; and I give and bequeath to my Grandson Ichabod Bartlet one of my Silvers  
Spoons and the ~~lot~~ at the fullers; And my will is that if four acres upon the South side  
of my homelot shall rot with what I give my daughter Mary leg<sup>o</sup> of moveable estate  
make her Sixty pounds the worthage thereof shall be made up and paid unto her  
by my two Sons Ebenezer & Heuber Bartlet and my Grandson Ichabod Bartlet  
in Equal Shares who shall be Subjects to pay the same and my Daughter Lee  
shall have but the four acres of my Land there; And my will is that this  
Schedule shall be esteemed and adjudg'd as a Bill to and a part & parcel of my  
last will and Testament; In Witness whereof I have hereunto set my hand & Seal  
the Day and year above written

Signed

signed sealed and Declared  
 to be a part of parcel  
 of his last will by m<sup>r</sup> Ebenezer Bartlet  
 in presence of  
 Wait Mungers  
 Ambrose Edwits  
 Jonathan Todd  
 late of Guilford Dec<sup>r</sup> sign & seal the foregoing Instrument and heard  
 him Declare the same to be part of parcel of his last will & Testament  
 and that at the Doing thereof he was of sound mind & memory  
 according to their best Judgments and that they signs the same as Witnesses  
 in presence of the Testator

10.  
 Ebenezer Bartlet  
 mark  
 Wait Mungers and Ambrose  
 Edwits  
 Test Sam<sup>l</sup> Hill Clerk

East Guilford Nov<sup>r</sup> 17<sup>th</sup> A.D. 1770 of Ebenezer Bartlet of East Guilford  
 in Newhaven County do ratify and confirm the Codicil to my last will  
 made and publish<sup>d</sup> on the 17<sup>th</sup> Instant and the will to which it is a  
 Codicil with this explanation or addition that by the provisions in the  
 the House I mean all the provisions I have prepared for the use of  
 my family whether in the house or Barn or Creatures not yet killed  
 that are preparing to be killed for meat; And my will is that my Executor  
 shall dispose of the whole that I have been preparing for provisions for  
 my family as I order in the provisions in the House to be disposed of in Wethers  
 whereof I have hereunto set my hand and seal

Ebenezer Bartlet  
 mark

signed sealed and Declared  
 by the said Ebenezer Bartlet  
 to be part of his last will  
 In presence of  
 Ebenezer Field  
 Elihu Bartlet  
 Jonathan Todd

At a Court of Probate held in Guilford September 26<sup>th</sup> 1770  
 Present } Nathaniel Hill Esq<sup>r</sup> Judge  
 Sam<sup>l</sup> Hill Clerk

The following Distribution of the personal Estate of Hannah Palmer  
 late of Bradford Dec<sup>d</sup> being Exhibited in Court was approved in Court and  
 to be Recorded

- Set to Daniel's Heirs sundry moveables as per Inventory of particulars on file £ 7 : 0 : 8
- Set to Nathaniel Palmer sundry moveables as per Inventory of particulars on file £ 7 : 0 : 6
- Set to Barnabas Palmer three acres of land at Turkey Swamp £ 5 : - : -
- Sundry moveables as per Inventory of particulars on file £ 7 : 0 : 0
- Set to William Palmer two acres of land at Turkey Swamp £ 7 : 0 : 0
- Sundry moveables as per Inventory of particulars on file £ 7 : 0 : 8
- Set to Sarah Palmer sundry moveables as per Inventory of particulars on file £ 7 : 0 : 0

Jonathan Bywater } Freeholders  
 Penelley Frobie }

Same Court

On the Estate of Nathaniel Allis late of Guilford Decd -  
the Executors Exhibited to this Court a return of sale  
of S<sup>r</sup> Estate in pursuance of an Order of this Court, which  
was accepted and Ordered to be kept on file.

Said Executors also Exhibited a Distribution of S<sup>r</sup> Estate  
which was accepted & Ordered to be Recorded

Distribution of the Estate of Nathaniel Allis Deceased to  
the several Heirs as made by Phineas Meigs & Billy Doudy  
Distributors appointed by Court

So - Rebekah Anderson - 2 acres of land adjoining the  
dwelling House, bounded on the North & West by land  
owned by Thomas Anderson, on the East, by land owned by  
Theophilus Seranton & land owned by Theophilus Seranton jun<sup>r</sup>

On the South by Highway 225 00

4 acres 3 Rods & 25 Rods north End of home lot bound-  
ed North by highway, East by highway, South by land  
owned by Thomas Anderson. West by land set off to  
Hannah Cornstock 218 34

Carrage House 8.00 - Back House 4.00 12.00  
\$455.34

So - Chloe Mc Glean Clay pit lot containing 15 acres  
bounded North & West by Highway

Year  
Dec?  
The  
our  
during  
the Dec  
Ambron  
ll  
to and  
Clerk  
of

Accused —  
 certain account of  
 \$31.00 which being  
 Exhibited by 212.96  
 Executed also ex-  
 from Dr. Estate including  
 settling the Estate  
 which sum was Norton  
 the Expenses of the Last  
 charge, leaving 41.60 which  
 amount of the Inventory  
 clear Estate. —  
 Order that I clear  
 the Heirs & Legatees accor-  
 Will & Testament of E. Dec.  
 hereupon Messrs Samuel  
 & Asa Beach all of s<sup>d</sup> Branch  
 Directs & return of their

set to the Executor on  
 to Timothy Norton one  
 mentioned  
 & P. O. A. M.

owned by Thomas Anderson, West of ... 11  
 Hannah Cornstock ————— 218 34  
 Carriage House 8.00 — Backhouse 4.00 ————— 12.00  
 \$455.34 —————

To Chloë McLean Clay pit lot containing 15 acres  
 3 Rods & 2 Rods Bounded Northerly & Westerly by High-  
 way Easterly by land owned by Cesar Richards and  
 David Seranton ————— 485 32  
 1.000 32 Rods north End of Johnson lot, bounded North  
 by lands owned by Theophilus Seranton running East  
 & West through the lot as Enclosure ————— 20 02  
 \$505 34 —————

To Hannah Cornstock — 3/4 of an acre Northwest Corner of  
 the Home lot, Bounded North by Highway East & South by land  
 s<sup>d</sup> of To Rebekah Anderson, West by land owned by Jonathan S. Podge 36 16  
 Sequester Meadow & Upland containing 3 acres 2 Rods  
 35 Rods Bounded North by land owned by Timothy Dond  
 East by land owned by Timothy Dond's Murron South  
 by land owned by Julius N. Dond & West by Joint Highway 74 37  
 Long Meadow containing 4 acres 38 Rods Bounded North  
 by land owned by Theophilus Seranton, East by Ham-  
 monasset River South by lands owned by Heirs of Sylve-  
 ter Peckfield West by land owned by John Meigs ————— 182 21

320

As the subscribers' prebodies being approved by the honorable  
 Court of Probates for the District of Quebec, certify that the  
 foregoing is an abstract of the debts of Mrs. Ellis & Co.  
 made by us, being first sworn according to laws.  
 East Quebec March 14<sup>th</sup> 1825  
 Thimble & Wesson  
 Billy Dove

Sincerely yours  
 Attest George Giguere Clerk

In the Name of God Amen.

I, Matthew Ellis of Quebec in the County of Messines  
 and State of Connecticut being of sound disposing mind  
 and memory do hereby in the definite perfection of  
 my power do hereby certify that it is my intent  
 and desire that my said son, the said  
 Matthew Ellis, my said son, do make and execute this  
 my last Will and Testament in manner & form following.

First I commend my soul to the merciful hands of the  
 Mediator, praying that I may be enabled by faith to rely  
 on his perfect & sufficient atonement & righteousness  
 for life eternal.  
 I bequeath the same to my dying body bequeathing him

84	1 08	3	1 17	10 10	5 72
218	20	3	1 67	1 12	
20	39	3	1 64	1 17	
252	22	6	1 67	1 67	
252	22	7	1 67	1 67	
252	22	8	1 67	1 67	
252	22	9	1 67	1 67	
252	22	10	1 67	1 67	
252	22	11	1 67	1 67	
252	22	12	1 67	1 67	
252	22	13	1 67	1 67	
252	22	14	1 67	1 67	
252	22	15	1 67	1 67	
252	22	16	1 67	1 67	
252	22	17	1 67	1 67	
252	22	18	1 67	1 67	
252	22	19	1 67	1 67	
252	22	20	1 67	1 67	
252	22	21	1 67	1 67	
252	22	22	1 67	1 67	
252	22	23	1 67	1 67	
252	22	24	1 67	1 67	
252	22	25	1 67	1 67	
252	22	26	1 67	1 67	
252	22	27	1 67	1 67	
252	22	28	1 67	1 67	
252	22	29	1 67	1 67	
252	22	30	1 67	1 67	
252	22	31	1 67	1 67	
252	22	32	1 67	1 67	
252	22	33	1 67	1 67	
252	22	34	1 67	1 67	
252	22	35	1 67	1 67	
252	22	36	1 67	1 67	
252	22	37	1 67	1 67	
252	22	38	1 67	1 67	
252	22	39	1 67	1 67	
252	22	40	1 67	1 67	
252	22	41	1 67	1 67	
252	22	42	1 67	1 67	
252	22	43	1 67	1 67	
252	22	44	1 67	1 67	
252	22	45	1 67	1 67	
252	22	46	1 67	1 67	
252	22	47	1 67	1 67	
252	22	48	1 67	1 67	
252	22	49	1 67	1 67	
252	22	50	1 67	1 67	
252	22	51	1 67	1 67	
252	22	52	1 67	1 67	
252	22	53	1 67	1 67	
252	22	54	1 67	1 67	
252	22	55	1 67	1 67	
252	22	56	1 67	1 67	
252	22	57	1 67	1 67	
252	22	58	1 67	1 67	
252	22	59	1 67	1 67	
252	22	60	1 67	1 67	
252	22	61	1 67	1 67	
252	22	62	1 67	1 67	
252	22	63	1 67	1 67	
252	22	64	1 67	1 67	
252	22	65	1 67	1 67	
252	22	66	1 67	1 67	
252	22	67	1 67	1 67	
252	22	68	1 67	1 67	
252	22	69	1 67	1 67	
252	22	70	1 67	1 67	
252	22	71	1 67	1 67	
252	22	72	1 67	1 67	
252	22	73	1 67	1 67	
252	22	74	1 67	1 67	
252	22	75	1 67	1 67	
252	22	76	1 67	1 67	
252	22	77	1 67	1 67	
252	22	78	1 67	1 67	
252	22	79	1 67	1 67	
252	22	80	1 67	1 67	
252	22	81	1 67	1 67	
252	22	82	1 67	1 67	
252	22	83	1 67	1 67	
252	22	84	1 67	1 67	
252	22	85	1 67	1 67	
252	22	86	1 67	1 67	
252	22	87	1 67	1 67	
252	22	88	1 67	1 67	
252	22	89	1 67	1 67	
252	22	90	1 67	1 67	
252	22	91	1 67	1 67	
252	22	92	1 67	1 67	
252	22	93	1 67	1 67	
252	22	94	1 67	1 67	
252	22	95	1 67	1 67	
252	22	96	1 67	1 67	
252	22	97	1 67	1 67	
252	22	98	1 67	1 67	
252	22	99	1 67	1 67	
252	22	100	1 67	1 67	



1 Cup. board 75	112
gl 1.00	10 10
Case 50	5 72
10 paper box 125	5 40
10 Drawers 250	3 00
manic 16	50
13 - 1 Cow 13.50	107 50
25 lb. 52 - 1 Bull 8.00	8 52
10, George Edward 100	262 00
	225 00
land 10.2.15 Div. 100	105 93
45 - 1/2 acre	254 50
1/2 - 1/2	485 32
1 - 1/2 17.00	759 31
2.6 Rods 140.00	181 50
3.2.35 - 26.00	74 37
45.00	520 31
	182 21
	100
	52 50
	3411 28
	2 50
	3408 78

mediator, praying that I may be enabled by faith to rely on his perfect & all-sufficient atonement & righteousness for life eternal.

To him also I commit my dying body beseeching him that it may be raised up at the last day, fashioned like unto his glorious body.

And as touching the worldly substance which God has been pleased to bestow upon me, I give & Dispose of it as follows;

I direct that all my just debts, & funeral & other necessary charges, be first paid out of my personal Estate

Item I Give and bequeath unto my beloved wife the Improvement of all my Estate real & Personal, during her natural life.

Item I give unto my Daughter Chloe the sum of fifty Dollars above her proportion of my Property on account of the peculiar assistance rendered by her to my family.

Item - I give and bequeath the sum of Five Hundred Dollars for the furtherance of the Interest of Christ's Kingdom to be appropriated to such particular Objects as the following persons shall designate Viz. Rev. Jeremiah Day - President of

Ebenzer Bartlett, Adm<sup>r</sup> of the Estate of Ichabod Bartlett late of Guilford Dec<sup>r</sup> Exhibited an Account of Debts Due from s<sup>d</sup> Estate and Charges of Administration allowed for past & to come as on file, the Sum of £ 218: 7: 8 which being abated from s<sup>d</sup> Inventory there Remains of the Clear Estate £ 1207: 11: 10. The s<sup>d</sup> Adm<sup>r</sup> also moving for Order of Distribution, This Court Or-  
 der the s<sup>d</sup> Clear Estate to be Distributed according to Law, to & among the Widow & only Child of s<sup>d</sup> Dec<sup>r</sup> Viz. To the Widow One Third part of the Real Estate during Life, and One Third part of the personal Estate forever, and all the Remainder of s<sup>d</sup> Estate to s<sup>d</sup> Only Child, Which Writs Held, to the Widow in the Real Estate £ 326: 5: - and in the personal Estate £ 76: 10: 7 1/2  
 Freeholders, Appointed to Distribute the Same are Mess<sup>rs</sup> Sim<sup>l</sup> Hill John Grave & Stephen Surnam all of s<sup>d</sup> Guilford, being first sworn according to Law and Return of their Doings to be made to this Court

Mr Timothy Todd, Adm<sup>r</sup> (withy Will Annexed) of the Estate of M<sup>r</sup> Samuel Hoit late of Guilford Dec<sup>r</sup> Exhibited an Addition to s<sup>d</sup> Inventory of s<sup>d</sup> Estate, which was Approved in Court and Ordered to be Recorded.

East Guilford April y<sup>e</sup> 1755 An Addition to s<sup>d</sup> Inventory of M<sup>r</sup> Samuel Hoit Dec<sup>r</sup> Valued  
 in s<sup>d</sup> Honor Viz  
 66 lb of Flax a 4/3 pound £ 13: 4 One Cow Hide 42<sup>wt</sup> a 63/ - - - £ 16: 7: -  
 3 Bags a 20/ 1/2 Bag 60/ part of a Calf Skin 10/ part of a Cow Hide 15/ - - - £ 5: 5: -  
 £ 20: 12: -

John Grave & Josiah Meigs Apprizers

Said Adm<sup>r</sup> also exhibited an Account of Debts Due to s<sup>d</sup> Estate the Sum of £ 69: 9: - which being added to s<sup>d</sup> Inventory makes the whole Estate & Inventory to be £ 118: 18: 9  
 The s<sup>d</sup> Adm<sup>r</sup> also exhibited an Account of Debts Due from s<sup>d</sup> Estate and Charges of Administration allowed for past & to come as on file, the Sum of £ 273: 7: 9 which being abated from the Inventory there Remains of the Clear Estate £ 7845: 11: - whereof there is £ 7238: 7: 6 Real Estate, and £ 607: 3: 6 personal Estate; The s<sup>d</sup> Adm<sup>r</sup> moving for Freeholders to be Appointed to Divide s<sup>d</sup> Estate, This Court Appoint M<sup>r</sup> ...

4: 8  
 1: 5  
 3: 15  
 3: 5  
 1: 2: 0  
 1: 5  
 4  
 2  
 10  
 4  
 5  
 10  
 8  
 3  
 9  
 4: 10  
 13: 5  
 5  
 5  
 14  
 1: 10  
 4: 0

17  
 18  
 19  
 20  
 21  
 22  
 23  
 24  
 25  
 26  
 27  
 28  
 29  
 30  
 31  
 32  
 33  
 34  
 35  
 36  
 37  
 38  
 39  
 40  
 41  
 42  
 43  
 44  
 45  
 46  
 47  
 48  
 49  
 50

---: 0 :---  
 ---: 5 :---  
 ---: 14 :---  
 ---: 1 : 10 :---  
 ---: 4 : 0 :---  
 coats ---: 5 :---  
 g house ---: 70 :---  
 ---: 80 :---  
 a quarter of homelot ---: 78 :---  
 and north of the homelot ---: 600 :---  
 and lying west of Jesu Norton's ---: 150 :---

John Grove Jr  
 Timothy Hill } Appraisers  
 Adm<sup>r</sup> Sworn in Court  
 S<sup>r</sup> Nath<sup>l</sup> Hill Clerk

which being added to Inventory makes the whole Estate of Inventory to be £8118: 18: 9  
 The v. Com<sup>r</sup> also exhibited an account of Debts Due from s<sup>d</sup> Estate and Charges of Administration allowed for past & to come as of file, the sum of £273: 7: 9 which being abated from the Inventory there remains of the Clear Estate £7845: 11: - whereof there is £7238: 7: 6 Real Estate, and £607: 3: 6 personal Estate; The v. Com<sup>r</sup> Moving & Grave Janna Meigs & Joseph Meigs all of s<sup>d</sup> Guilford to Divide such of s<sup>d</sup> Estate as is given by Will and not Divided, to & among the several Legatees according to s<sup>d</sup> Will, being first Sworn according to Law, and Return of their Doings, to be made to this Court

Capt. Samuel Lord of Saybrook, One of the Creditors of the Estate of Thomas Norton late of said Saybrook Dec<sup>d</sup> in behalf of himself and the Rest of the Creditors of s<sup>d</sup> Estate, Moved for an Appeal from the Doings of this Court on the 14 Day of March Last in Approving the Report of the Commissioners, Appointed to receive & examine the Claims of the Creditors of s<sup>d</sup> Estate, and Ordering the same to be Recorded, and all other the Doings of this Court on s<sup>d</sup> Day, Relating to s<sup>d</sup> Estate, Which Appeal is Allowed in Court upon his giving Bond &c And the s<sup>d</sup> Samuel Lord Acknowledges himself Bound in a Recognizance of One Hundred pounds Proclamation Money payable to y<sup>e</sup> Treasurer of y<sup>e</sup> County of New London in Case he s<sup>d</sup> Lord & the Rest of s<sup>d</sup> Creditors shall fail to prosecute the above s<sup>d</sup> Appeal at the Next Superior Court to be holden at New London in & for the County of New London on the Last Tuesday of Septem<sup>r</sup> Next to full Effect and Answer all Damages he shall make not his Plea good.

Administration of the Estate of Demetrius Crampton late of Guilford Dec<sup>d</sup> was Granted to Mary Crampton Widow & Relict. of s<sup>d</sup> Dec<sup>d</sup> upon her giving Bond as the Law Directs for a faithful Discharge of her Trust, and Bond was given in Court accordingly and she was Ordered to Exhibit an Inventory of s<sup>d</sup> on or before the Third Tuesday of May next, & an Account of her Administration on or before y<sup>e</sup> Third Tuesday of September Next



£

in ad tenor the Day above written

John Grave } appraisers  
Josiah Meigs } Sworn as the Law  
Directly  
Dec having made choice of Aaron Bond  
the Guardian accepting the office gave bond

with Dec having made choice of his brother  
as allowed in Court and the Guardian accepting  
of his Trust

with Dec having made choice of his  
as allowed in Court and the Guardian  
faithful Discharge of his Trust

Guilford Dec Shewing to this Court  
Aben. Bishop Sen. late of s. Guilford  
movement During Life there are certain  
Moving for Executors to be appointed  
his Court appoints Messrs John Grave  
Lanor to & among the several Heirs  
being first Sworn according to  
Court

and Executors of the Last Will & Testa-  
ment for Executors to be appointed to divide  
the

Thomas Cruttenden, eldest Son of Lieut. Thomas Cruttenden late of Guilford Dec.  
Moved for an Appeal from an Order of this Court made on 7<sup>th</sup> of August last in Approving a  
Codicil to a Last Will & Testament of s. Thomas Cruttenden Dec. as part & parcel of s. Will  
& Ordering the same to be recorded, which Appeal is allowed in Court upon his giving bond &c  
And the s. Thomas Cruttenden, Principal, and Anna Hand of s. Guilford as surety Acknowledge  
themselves jointly & severally bound in the sum of £300 of legalamtion Money payable to  
to the Treasurer of the County of Newhaven in case he s. Thomas Cruttenden shall fail to pro-  
-secute his above s. Appeal at the Next Superior Court to be holden at Newhaven on the  
Fourth of February instant to full effect, and answer all Damages in case he make not  
his Plea good.

Upon the Motion of Deborah Munger Executrix of the Last Will & Testament of John Mun-  
-ger late of Guilford Dec. This Court appoints Messrs John Grave, Anna Hand & Timothy  
Will all of s. Guilford to Divide such of the Real Estate of s. Dec. as was given by Will  
and not divided, to & among the several Legatees according to s. Will, being first Sworn  
according to Law & Method of their Doings to be made to this Court

Plor Talmage Executrix of the last will and Testament of Joseph Talmage late of Branford Dec  
Exhibited an Inventory of the Estate of s. Dec which was approved in Court and ordered to be Recorded  
Branford August the 21. Day 1754 We the appraisers Chosen and Sworn have appraised as followeth  
the Estate of Joseph Talmage of s. Branford late Deceased

- 2 acres of Land lying in s. Branford & Society adjoining Southwardly upon Josiah Talmage East upon Joseph Rogers north upon Isaac Ingraham and west upon Gershom Bartholomew appraised at eighty pounds per acre £1000.
- five acres lying before the Widow Tylers Door adjoining East and west upon highway north upon widow Tylers South upon Land belonging to the heirs of Deacon Samuel Hamington at one hundred pound per acre £500.
- one pair of oxen ----- 120
- two Cows at 30 pound apiece ----- 60
- two Calves at 5 pound apiece ----- 10
- one mare with one Eye ----- 40
- one bay mare 7 years old ----- 25

£ 12.1.18.6

9: 4: 11  
 - : 3: 10  
 2: - : 8  
 1: 18: 11  
 - : 12: -  
 - : 16: 11  
 - : 11: 1  
 - : 4: 9  
 - : 8: 7  
 3: 16: 1  
 4: 3: 5  
 4: 7: 6  
 - : 17: 11  
 4: - : 7  
 - : 17: 2  
 - : 15: 10  
 3: 4: -  
 1: 4: 4  
 1: 16: -  
 - : 3: -  
 1: 11: 8  
 - : 16: 2  
 - : 6: 8  
 - : 19: 8  
 2: 11: 4  
 - : 9: 7  
 - : 9: 3  
 7: 3: 7  
 1: 3: 7

Brought Forward  
 To old Barrel 1/3 to Little Sub 10 to Bushel Summer Wheat 3/6 to great Sub 1/8 - - - : 7: 3  
 To 6 pound fat 2/6 to 7 pound Fallow 2/11 to a calf Bag 10 to a half Skin 2/11 - - - : 8: 4  
 To Barrel Cydar 9/2 to Small Barrel 1/8 to Cedar Sub 5/1 to park & Barrel 20/ - - - 4: 15: 10  
 To 1/4 quarter Barrel Beef 18/10 to 3 Barrel 5/10 to 1 hh 2/6 to Hollow Sub 1/3 - - - 1: 6: 9  
 To 1 hh Cydar & 1/4 13/4 to 1 hh & Cydar 10/10 to D. hh & Cydar 9/2 - - - 1: 12: 6  
 To Leather W<sup>t</sup> 16 pound & 3/4 a 12 - - - - - 16: 6  
 To additional Land 40 Acres £ 37: 11: 8 to Chestnut Hill Land 57 Acres £ 95: 4: 2 - - - 132: 15: 10  
 To the East Lot 40 Acres £ 78: 11: 8 to Meadows Ellis Cove one Acre & 8 rods £ 5: 8: 4 - - - 84: - : -  
 To Sabbath Day House 25/10 13 Acres Land feet of Cow Hill & 20 rods £ 26: 5: 0 - - - 27: 10: -  
 To the Broad Meadow 4 Acres £ 26: 13: 4 to Neck Meadow Lot £ 14: 3: 4 - - - 40: 16: 8  
 To Land at George Hulls taking of by the House & Barn 7 Acres - - - - - 31: 5: -  
 Remained at Hulls 45 Acres £ 131: 5: 0 to Hedge Meadow 50/ - - - - - 133: 15: -  
 To 4 Acres & quart. Orchard in Home Lot £ 44: 5: 5 to 5 Acres next Highway £ 41: 13: 4 85: 18: 9  
 To 3 Acres & quart. on y<sup>e</sup> Home Lot more - - - - - 57: 5: -  
 To a House on home Lot £ 37: 10: - to a Barn on Home Lot £ 8: 6: 8 - - - 45: 16: 8

This Inventory Completed this 25<sup>th</sup> Day of January A.D. 1756 by us the £ 767: 8: 7

Subscribers being first Sworn according to Law. - Peter Farnam  
 Hannah Hull & George Hull Executors Stephen Willcocks } Freeholders  
 Sworn in Court Test. Nath<sup>l</sup> Hill Clerk Elisha White }

Said Executors also Exhibited an Account of Debts Due to the Estate of s<sup>d</sup> Dec<sup>d</sup> the Sum of  
 £ 8: 8: 5<sup>h</sup> which being added to y<sup>e</sup> Inventory makes the whole Estate & Inventory £ 775: 10: 0<sup>h</sup>  
 The s<sup>d</sup> Executors also Exhibited an Account of Debts Due from s<sup>d</sup> Estate & Charges allow<sup>d</sup> for past & to  
 come the Sum of £ 13: 3: 6<sup>h</sup> which being abated from the Inventory there Remains of the Clear E-  
 state £ 762: 10: 6 whereof there is £ 686: 2: 11 Real Estate, and £ 123: 10: 7. The s<sup>d</sup> Executors Mo-  
 ving for Freeholders to be Appointed to Divide s<sup>d</sup> Estate this Court Appoints Mess<sup>rs</sup> Peter Farnam  
 Stephen Willcocks & Elisha White all of s<sup>d</sup> Willingworth to Divide such of s<sup>d</sup> Estate as is given by

per kg 12/6	~	16:2
to a Mortar 10	~	6:8
small Chain 11/4	~	19:8
to a Shell 5	~	2:10:4
Cow fan 6/8	~	9:7
in pounds of Blanket 4/2	~	9:3
to a similar p. of Shell 16:3:5	7	3:7
to a Cow 11/8	~	1:3:7
to 3/3 to a D. 1/6	~	1:1:9
to 5 to two pillion 5/10	~	3:6:8
to a Ladder 3 to a full Box 6	~	5:7
to a Cow 4/8	~	7:3:6
to a p. de Cow 4/5/1	~	12:4:2
to a Cow 4/1/8	~	6:11:8
to a piece of Steel 6/8 to a full 23/4	8	6:8
to a smallest Calf 10/1	3	~
to 5:18:11	~	12:1:3
to a Bundle 10/4	~	4:18:9
to a 10	~	3:4
to a great Chain 5/11	~	2:18:11
to a of Flax 8/4	~	15:10
to a of the u. of Seng 3/4	~	17:10
to a Braushube 1/6	~	5:7
to a twenty piece 2/6	~	11:11
to a to a Barrel 1/8	~	13:8
to a to a Blanket 3/4	~	1:15:1
to a to a Saw pig 8/4	~	10:5
to a to a to a 2/6	~	18:8
to a to a to a 8/4	~	1:4:8
to a to a to a 1/6	~	7:7
to a to a to a	~	18:6

Said Executors also Exhibited an Account of Debts Due to the Estate of s. Dec. the Sum of £ 8:8:5 1/2 which being added to s. Inventory makes the whole Estate & Inventory £ 775:10:0 1/2 The s. Executors also Exhibited an Account of Debts Due from s. Estate & Charges allowed for past & to come the sum of £ 13:3:6 1/2 which being abated from the Inventory there Remains of the Clear Estate £ 762:10:6 whereof there is £ 689:2:11 Real Estate, and £ 123:10:7. The s. Executors Moving for Freeholders to be Appointed to Divide s. Estate. This Court Appoints Messrs Peter Farnam Stephen Willcocks & Elisha White all of s. Willingworth to Divide such of s. Estate as is given by Will & not Divided, to & among the several Legtees, according to s. Will, being first sworn according to Law, and Return of their Doings to be made to this Court

Jairus Handy Nom. of the Estate of Deborah Ward late of Willingworth Dec. Exhibited an Inventory of s. Estate which was Approved in Court and Ordered to be Recorded. Willingworth January the 21: 1756 Then a true Inventory of the Estate of Deborah Ward late of Willingworth Dec. taken by us the Subscribers, being first sworn, is as followeth Viz. A piece of Salt Marsh in Haden Cove containing Three Acres & three quarters and one Rod priced at Three pound fifteen Shillings & three In proclamation Money £ 14:1:6 1/2 Also a piece of Land lying on the Cedar Swamp Hill containing Forty two Acres, and a half & five rods, priced at Two pound one Shilling & eight pence per Acre In procl - - - 88:11:10

Jairus Handy Nom. Sworn in Court  
 Jost Nath Hill Clerk  
 Daniel Willcocks } Freeholders  
 Elisha Willcocks }  
 Daniel Hurd }

Benezer Bartlet Nom. of the Estate of Ichabod Bartlet late of Guilford Dec. Exhibited the Distribution of s. Estate, made by the Freeholders appointed to Distribute the same which was approved in Court & Ordered to be Recorded, the Land in particular & the moveables in Groce. We the Subscribers being appointed Freeholders to Divide the Estate of Ichabod Bartlet late of East Guilford Dec. Have Done it in y following Manner Viz. To the Widows Thankful Bartlet we have set off in personal Estate Sundry Moveables as s. Inventory of particulars on file - - - £ 126:17:6

And to the  $\dot{r}$ . Widow we have set off in Real Estate during Life, One Third part  
of the Dwelling House at £29:16:8 and one third part of the Barn £26:13:4 £50:~:-  
And three Acres of an Acre & twenty Rods of Land lying upon Southern part of <sup>Home</sup> Lot 26:~:-  
And five Acres of Land lying West of Subi. Norths Land at - - - - - 150:~:-  
And also five Acres of Land lying in the Northwest Corner of the Tract of }  
Land that lyeth North of the Home Lot bounded West by <sup>Highway</sup> Rods by } 100:~:-  
The Widow's Real Estate £326:~:-  
And to y<sup>r</sup> Only Child Ichabod Bartlett we have set off  
Sundry Movable, as Inventory of particulars on file - - - - - £253:15:-  
And also to the Child Ichabod Bartlett, Two Thirds of the Dwelling House - - 46:13:4  
And two Thirds of the Barn - - - - - 53:6:8  
And the Remaining part of the Home Lot that is not set off to y<sup>r</sup> Widow, it  
being the North part - - - - - 52:~:-  
And also the Remaining part of the Tract of Land that lyeth North of the  
Home Lot that is not set off to y<sup>r</sup> Widow - - - - - £500:~:-  
Ichabod Bartlett's part £905:15:-  
Done in East Guilford this 2<sup>d</sup> Day of February A D 1756.  
by us John Grave & Freeholders  
Timothy Hill } Appointed & sworn

Hannah Ward Adm<sup>r</sup> of the Estate of Peter Ward Jun<sup>r</sup> late of Millington Dec<sup>d</sup> Exhibited an  
Account of Debts Due to  $\dot{r}$ . Estate the Sum of 331 which being allowed to y<sup>r</sup> Inventory makes the whole  
Estate Inventory £186:12:~ The  $\dot{r}$ . Adm<sup>r</sup> also Exhibited an Account of Debts Due from  $\dot{r}$ . Estate  
& Charges of Administration allowed for past & to Come as on file £22:10:2 which being abated  
from the Inventory there remains of the Clear Estate £164:1:10 The  $\dot{r}$ . Adm<sup>r</sup> Moving for Order  
of Distribution, this Court Order, the  $\dot{r}$ . Clear Estate to be Distributed to & among the Widow &  
Children of  $\dot{r}$ . Dec<sup>d</sup> according to Law, Viz. To the Widow One Third part of the Real Estate Dur-  
ing Life, and One Third part of the personal Estate forever, & the Children a Double Portion of  
the Remainder (including what any of them have Rec<sup>d</sup> in their Father's Life time) and to each of the  
other Children a Single Share, which shall be paid to the Widow in the Real Estate £33:1:1/3

All a Court of Probate held in

Jared Leverest. Executor of the Last Will  
Exhibited  $\dot{r}$ . Will which being Proved  
 $\dot{r}$ . Executor Accepted the Trust therein

In the Name of God Amen  
London & Colony of Connecticut in  
to Mind the Mortality of my Body, as  
& Broach this my Last Will & Testament  
Soul into the hands of God who gave it  
by a Decent & Christian Rational not  
at the General Resurrection; And as  
God to Bless me in this Life. I Give  
& Form

Imprius, (My Just Debt, being first paid  
Hannah my dearly beloved Wife  
fit & Improvement of One Third part  
tural Life

Item I Give and Bequeath unto my two  
of them, which is to be paid to them out  
of Gift made over to them Sixty three  
than ten pounds Money of the old Curren-  
fore Observed is to be paid out of my  
And unto my sons, Asa and Daniel  
One Fourth part of my Tract of Land  
and his Heirs I Give & Bequeath  
of Land lying South



& Charges of Administration allowed for past & to come as on file. £22:10:2 which being abated  
from the Inventory there remains of the Clear Estate £164:1:10 The s. Adm<sup>r</sup> Moving for Order  
of Distribution. This Court Orders the s. Clear Estate to be Distributed to & among the Widow &  
Children of s. Dec. according to Law, Viz. To the Widow One Third part of the Real Estate Dur-  
ing Life and One Third part of the personal Estate forever, To the Eldest Son a Double Portion of  
the Remainder (including what any of them have had in their Father's Life time) and to each of the  
other Children a Single Share, Which Rule applies to the Widow in the Real Estate £33:1:1/3  
and in the Personal Estate £21:12:11 To the Eldest Son £29:11:8 3/4 and to each of the other  
Children £14:15:10 1/2 a piece, of which Naomi having received £8:18:11 in her Father's  
Time, is to receive £5:16:11 1/8. The Male Heirs to have their Share in the Real Estate so far  
as the Estate will allow: Freeholder, Appointed to Distribute the same are Mess<sup>rs</sup> Peter  
Farnam Daniel Wood & Daniel Willcocks all of s. Willingworth, being first Sworn according  
to Law & Return of their Doings to be made to this Court

Jonathan Willcocks Adm<sup>r</sup> of the Estate of Miel Meloy late of Willingworth Dec<sup>d</sup> Exhibited an  
Account of Debts Due to s. Estate, and Profits of the Land the sum of £148:9:- which being ad-  
ded to the Inventory makes the whole Estate & Inventory £2034:9:9 The s. Adm<sup>r</sup> also Exhibited  
an Account of Debts Due from s. Estate and Charges of Administration allowed for past & to  
come as on file the sum of £818:11:4 also an Account of sundry Articles in s. Inventory which  
were sold for £18:12 Cts than they were appraised at, which two last Sums make £837:3:  
to be abated from the Inventory and there remains of the Clear Estate £1197:6:5 The s.  
Adm<sup>r</sup> Moving for Order of Distribution, This Court Orders the s.

Test Nath<sup>l</sup> Hill Clerk

of the  
of Giv  
than  
fore  
And un  
One so  
and he  
of Land  
And s  
So Susa  
Abigail  
his my  
Will  
Day of  
Signed  
by the s  
In pre  
Jared  
Jonathan  
Hanna  
Instrumen  
-ref Signe

Mae  
Sarah  
her