

# THE OLCOTT FAMILY

OF

HARTFORD, CONNECTICUT

IN THE LINE OF

EUNICE (OLCOTT) GOODWIN

1639-1807

COMPILED BY

FRANK FARNSWORTH STARR

FOR

JAMES J. GOODWIN

HARTFORD, CONN.

1899

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## P R E F A C E.

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I N 1845 Nathaniel Goodwin, the genealogist, compiled a pamphlet of sixty-four pages entitled "Descendants of Thomas Olcott, one of the First Settlers of Hartford, Connecticut;" and in 1874 another edition, revised and enlarged by Henry S. Olcott, of New York, was issued.

The compiler of the present publication has made a lengthy search of the various records of Hartford and of the Colony of Connecticut. He has endeavored to make the work as complete as possible on the lines traced, giving references to original records for the authority on which his statements are based.

For valuable assistance and courtesies received from Charles J. Hoadly, LL.D., State Librarian of Connecticut, Albert C. Bates, Librarian of the Connecticut Historical Society, and others, the subscriber returns his sincere thanks.

FRANK FARNSWORTH STARR.

MIDDLETOWN, CONN.,

May, 1899.



## THE OLCOTT FAMILY.

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### 1.

IN the first volume of Votes of the town of Hartford, Connecticut, is this entry under date of 1635: —

“Itis ordrd that whoesoever dooth not Improve his howse Lott by building vppon it w<sup>th</sup>in Twelue Moneths after it is granted then [said] Lott to returne to the Towne agayne.”<sup>1</sup>

Evidently as a result of this vote, appears another entry under date of January 10, 1639: —

“Mr Alcoks House lott being forfeit is taken into the Towns hands vntell the next Genrall Meeting whoe will either then let him haue that agayne or give him answer in some other kinde.”<sup>2</sup>

From these entries it is evident that THOMAS OLCOTT was not one of the settlers of 1635, and perhaps did not become a resident until nearly, if not quite, 1638: —

“At A Gennrall Meeting,” held the 14th of January, 1639, it was “ordrd that m<sup>r</sup> Alcoks Bargaen of land Bought of mrs Higginson is Confirmed to him vppon this Condycon that he is to haue It vppon the same Condycons that Every other man dooth take his lott.”<sup>3</sup>

His name appears in the list of “such Inhabitants as

<sup>1</sup> Connecticut Historical Society Collections, Vol. 6, p. 1.

<sup>2</sup> Ibid., p. 11.

<sup>3</sup> Ibid., p. 15.

haue Right in vndiuided Lands,"<sup>1</sup> and in the list of 3<sup>d</sup> Jan<sup>ry</sup>, 1639, made for the purpose of dividing a part of the common lands, his proportion is given as eight acres.<sup>2</sup>

January 21, 1640, he was elected one of the Constables of the town,<sup>3</sup> and at various times thereafter served on the jury of the Particular Court.

From the first volume of the Hartford Land Records, known as the Book of Distributions, pages 472, 473, and 471, is taken the following:—

Landes in Hartford vpon Coneecticott Riuer Belonging to M<sup>r</sup> Thomas Allcock & to his hiers for euer — — — —

Viz. One psill on which Sum tyme his dwelling house Stodd wich he Bought of Thomas Scott contain by estmā Sixty Parches be it more or les Abutting on the meeting-house Lott on the west & Thomas Scotts land on the east & on Land Now or latl be longing to James Coll on the South & on the hyway Leadding frō the Littell medow to the metting house on the North.

One psill Lying in The Littell medow Contayñ By estmā Two Roodes be it mor or Less Abutting mathew maruens Land on the East & on John Arnoldes Land on the South & on Thomas Bulls Land on North —

One psill Lying on the east Side of The Grett Riuer of medow & Swamp wich he Bought of m<sup>r</sup>s Higisunn Contain by estmā twenty & Six acrs be it more or Less Abutting on the Grett Riuer on the west & on Land Now Common on the East & on & on Rich Lymans Land on the hyway on the South & on M<sup>r</sup> John Higisvnns Land on The North —

One psill Lying in the Littell Ox pastuer Contain by estimā Six acres be it more or Less Abutting on The Coupastuer on the

<sup>1</sup> Connecticut Historical Society Collections, Vol. 6, p. 18.

<sup>2</sup> Ibid., p. 23.

<sup>3</sup> Ibid., p. 41.

East & on the hyway Lying in that ox pastuer on the west & on Will Buttellers Land on the South & on Richard Goodmans Land on the North —

This psill was bought of William Heatten — —

One psill Lying in the Neck of Land wich he all so Bought of Will Heaten Contain by estimã Three acrs be it more or less, Abutting on the Swamp be Longing to The North medow on the East & Cow pastuer on the west & on M<sup>r</sup> John Higisunns Land on the North — —

One psill on which his Now Dwelling house Standeth wich he Bought of M<sup>r</sup> Edward Hopkins Esq<sup>r</sup>. Contayning By estimã two acrs be it more or Less Abutting on the metting house Lott on the East & on the Hyway Leadding frō Thomas Stanten house to The Sentienell hill on the west & on the hyway Leadding to the meeting house on the South & on John Pratts Land on the North

One psell of Medow & swamp Lying in the North Medow which he bought of Richard felowes Contain by estimã eleuen Acres be it more or Les viz seuen Acres & two Roodes of medow & Three Acres & two roodes of Swamp Abutting on the Neck of Land on the west & on the way Leding to the vper eand of that on the east & on Richerd Goodmans Land on the & on M<sup>r</sup> Allens Land on the —

More one parcell of land w<sup>ch</sup> M<sup>rs</sup> Olcott Bought of W<sup>m</sup> Williams of Hartford w<sup>th</sup> a messuage or tenement standing there on Containinge by estimation half an acre (be it more or less) abutting on John Maynards Land Sow<sup>th</sup> & on Barthleme Barnards Land on y<sup>e</sup> North: vpon y<sup>e</sup> highway leading to y<sup>e</sup> pownd hill on y<sup>e</sup> west: Dabted the 12<sup>th</sup> of Sept: 1653: not recorded before the 20<sup>th</sup> of June: 1660:

Janu: W<sup>m</sup> Aires hath made ouer unto M<sup>rs</sup> Alcott one red 23: 61: Cowe marked w<sup>th</sup> Bart: Barnards marke & one Two year old mare Colt Aire Branded w<sup>th</sup> Edward Stebbens Brand: These are made ouer to M<sup>rs</sup> Allcot as security for paying of a debt due to her from y<sup>e</sup> aforesayd Aires: =

W<sup>m</sup> Williams hath mortgaged to M<sup>rs</sup> Allcott his house & land as it is bounded w<sup>th</sup> the highway East John Clowe Jun<sup>r</sup> his land Sowth John Stedman & Rob : Sanford his land his west & on Rob : Sanford & John Purchass his childrens land North as securety for the payment of a debt as by a writing Bareing date march 26 : 62 : will apear

1 One parcel of land which she bought of m<sup>r</sup> Joseph Fitch It being a house lott & containes by estimation Two Acres & a half (be it more or less) Together w<sup>th</sup> y<sup>e</sup> houses Barnes yards orchards standing ther on) a butting on W<sup>m</sup> : Leweses land North y<sup>e</sup> high way west, Timothy Standleys Land East, on y<sup>e</sup> prisson yard William Edwards & Thomas Burnams land Sowth :

2 More one parcell which she bought of m<sup>r</sup> Jos : Fitch lyeing In y<sup>e</sup> North Meadow containing by estimation eight acres & a halfe (be it more or less) & abutteth on John pratts land on y<sup>e</sup> North on W<sup>m</sup> Wadsworth & Thom Standleys land Sowth & on y<sup>e</sup> great riuier East, & on y<sup>e</sup> riuier et west ;

3 More one parcel lyeing In y<sup>e</sup> North meadow which she bought of M<sup>r</sup> Jos : Fitch containeing by estimation five acres (be it more or less) & abutts on y<sup>e</sup> church land sowth on W<sup>m</sup> Calseys land North on y<sup>e</sup> great riuier east on y<sup>e</sup> neck of land west

4 More one parcel which she bought of M<sup>r</sup> Jos : Fitch lyeing in y<sup>e</sup> North Meadowe containeing by estimation one acre of land & a halfe (be it more or less) & abutts on y<sup>e</sup> great riuier east on W<sup>m</sup> Leawes his land Sowth on Barthlome Barnard his land North on y<sup>e</sup> widoe lords land west w<sup>th</sup> liberty to pass through her land to y<sup>e</sup> high way : :

5 More one parcel of land which she Bought of M<sup>r</sup> Jos : Fitch lyeing In y<sup>e</sup> North Meadow containeing by estimation one  
 Sold acre (be it More or less) & abutts on Thomas Cadwels  
 Dan : land Sowth, on daniel pratts land on y<sup>e</sup> west on Nath :  
 Pratt Ruscoe his land North & East, recorded Feb : 17<sup>th</sup> :

1662

p John Allyn, register



6 More one parcel of Swamp lyeing on y<sup>e</sup> East side of y<sup>e</sup> great Riuer w<sup>ch</sup> he bought of Thomas Scotts children Containeing by estimation Tenn acres be it more or less & abutts on his one land on y<sup>e</sup> Sowth & on y<sup>e</sup> west & on y<sup>e</sup> east & on land y<sup>t</sup> was M<sup>r</sup> John Higesons land on y<sup>e</sup> North, not recorded before the 23<sup>th</sup> of March 1662<sup>3</sup>:

7 More one parcel of land In y<sup>e</sup> Neck which she bought of M<sup>r</sup> Jos: Fitch abutting on y<sup>e</sup> Comon Fence on y<sup>e</sup> west on y<sup>e</sup> church land Sow<sup>th</sup> & on Jarrad Spencer on y<sup>e</sup> North & on y<sup>e</sup> Meadow lotts end on y<sup>e</sup> east, & In breadth y<sup>e</sup> length of her fence ; :

There haueing Been some Controuersie about m<sup>rs</sup> olcotts land In y<sup>e</sup> swamp on y<sup>e</sup> east side the great riuer, it was reffered by the court to y<sup>e</sup> determination of m<sup>r</sup> John Steel Nath: Willett & Dan<sup>th</sup> pratt whoe returned there conclution to y<sup>e</sup> Court octob<sup>r</sup> 6<sup>t</sup> 1663: which y<sup>e</sup> Court confirms w<sup>th</sup> som alteration as appears In the records of that Court, & now the abutment of that nineteen acres is as followeth on her own land & seuerall other lotts on y<sup>e</sup> west & on John Bidolls land North; & upon comon land & a pond east, & upon a high way & John whites land sow<sup>th</sup> which sayd land lyeth In a Trapeziall figure as it is drawn out By M<sup>r</sup> Pitkin & is subscribed By me as sec<sup>y</sup> to the Colony this 26<sup>th</sup> of Nouember 1663

Land In Hartford Belonging to M<sup>r</sup> Thomas Olcott.  
& his heirs for euer

one parcel of land lyeing on the east side of y<sup>e</sup> great riuer which he Bought of m<sup>rs</sup> Higgonson now accounted, Twenty Two Acres, Be it more or less, & is all that land w<sup>th</sup>in these after abutments. on y<sup>e</sup> great Riuer west on Barth: Barnards land North: & her owne land east, & on James ensignes land Sowth: this peice of land is part of y<sup>e</sup> Thirty six acres recorded on y<sup>e</sup> other side, & the Tenn acres Bought of Scott recorded ouer the Leaf page: 473:

more one parcell of meadow land which she bought of m<sup>r</sup> John whiting, Edward Stebing Gregory winterton Richard lord & Thomas Bunce lyeing in the sowth meadow being meadow & swamp (& was layd out to Nath: Warde for nine acres & Two roods) it being all that parcell of land w<sup>th</sup>in these abutments viz. on Thomas Hosmore Andrew warner & John whites land on the east, & on Andrew Bacons Gregory Winterton John moody Richard lyman Joseph mygatt & william Hides land & on land that was in lieu of that which was for a high way on the West & on william Hills land sowth, & on John Barnards land North ;

memorandum the parcell of land aboue mentioned being exactly measured appears to be aboue Twelue acres & a halfe, & for soe much we haue receiued pay of m<sup>rs</sup> olcott as witness our hands edward stebbing Gregory Wilterton, this memorandum is a True copy taken out of the origanall this 29<sup>th</sup> of Janu : 1664 p me John Allyn secret<sup>r</sup>y

Know all men that I william Haydon haue sold unto Thomas olcott of Hartford a house & all my lands which I haue in Hartford w<sup>th</sup> the appurtenances there of that is to say eight Acres at house & belowe next to goodman Brunston & in soldiers feild, Two Acres In the neck ; Twelue Acres in the ox & cow pasture Seuen Acres of swampe, & forty of upland on the other side ; these percels be they more or less ; all that I haue reced : as inhabitant of Hartford, or any here after due to me I doe sell ratify & confirme unto the sayd Thomas olcott his heirs executors Administrato<sup>rs</sup> & assignes & doe warrant the Same against all claymes challenges & demands whatsoeuer, & doe binde my selfe my heirs executo<sup>rs</sup> administrato<sup>rs</sup> & assignes to secure & saue Harmlesse the sayd Thomas olcott or his heirs Adminis- trato<sup>rs</sup> or assignes from any such claymes or demands, unto all which I binde my selfe firmly by these presents & doe acknowl- edg a full receipt for it. by forty pownds which the sayd Thomas olcott hath sattisfied In part of my debt unto mathew Allyn

of Hartford, unto all which I haue set my hand & seale this  
Ninth of February one thousand Six Hundred forty & Two  
Sealed & deliured In presence of

Mathew Allyn /

William Heyden (seal)

uera Copia John Allyn register /  
Recorded Ano 1667

more one percell of meadow lyeing in the sowth meadow  
which she Bought of Joseph & Jacob Mygatt Containing by  
estimation Six Acres litle more or less abutting on  
recorded January 3<sup>d</sup> 1667. land for a High way Sowth & on land that sometime  
belonged to Richard Lyman North, & on land that  
was formerly Nath wards east, & on the ox pasture west /

more one parcell of land on the east side the Riuer which he  
bought of W<sup>m</sup> heyden containing by estimation Forty Two Acres  
be it more or less) abutting on Barth: Barnard his land on the  
North, & widow Betts land Sowth, the comons on the east the  
swamp lotts on the west

more one parcell in the North meadow which she Bought of  
John church containeing by estimation Three Acres  
30 May: 74. be it more or less abutting on the great riuer on the  
east & upon land Sometime Richard Goodman west & upon land  
sometime L<sup>nt</sup> Tho Bull now John Stedmans on the North & on  
John Prat & Richd Goodmans land on the Sowth as by a deed  
dated Aprill 6<sup>t</sup> 74: Signed p John Church & acknowledgd before  
John Allyn Assist may more at large appeare

The Land Records of Wethersfield show that between  
1640 and 1648, he became the owner of twenty-one pieces  
of land, situated in different parts of that town, one of  
them being a house lot of eight acres on Broad Street.<sup>1</sup>

Thomas Olcott was extensively engaged in commerce,  
trading as far as Maryland and Virginia. In order to give

<sup>1</sup> See Wethersfield Land Records, Vol. I. (copy), pp. 69 and 206.

a better idea of the business of that period, the following are taken from Volume 1 of the manuscript Colonial Records, and Volume 2 of Land Records in the office of the State Secretary:—

Rs of Thomas Olcott the 9<sup>th</sup> of march 1649 these Bills, 1 Bill of m<sup>r</sup> ffernihawke of 400<sup>l</sup> Tobacco & cascke one bill of Robert Eyres 150<sup>l</sup> Tobacco one bill of John Sidney of one hundred sixty five pound all w<sup>ch</sup> I shall Indeaue<sup>r</sup> to receiue and bee Accountable to the said Thomas Olcott

I say rec by mee y<sup>e</sup> bill of Debt of m<sup>r</sup> ffernihawkes is rec in skins & hids

Tho : Marsh

Receiued of Thomas Olcott of Hartford in New England seuerall Bills and Accounts of Debts of Tobacco, the w<sup>ch</sup> I doe Ingage my selfe and Assignes to vse my best Indeaue<sup>r</sup> to receiue & doe Ingage my selfe heires & Assignes to returne the Bills and Accounts againe, if I Cannott receiue them, & the Tobacco or goods w<sup>ch</sup> I shall receiue to the said Thomas olcott or his Assignes at any time when they shall bee demaunded, the Bills and Accounts of debts are heerevnder expressest; & In wittnes of the truth heereof I haue heerevnto set my hand this 20<sup>th</sup> of march 1649

	1
of Daud Williams casck & tobacco by bill . . . .	1203
M <sup>r</sup> william Danes by Acount . . . . .	0519
william Tillcock & will : Bancroft by bill . . . . .	1517
M <sup>r</sup> John parrett by bill . . . . .	1100
william Clemens by bill . . . . .	0480
Henry Croe by bill . . . . .	0328
Thomas Burd by bill . . . . .	0130
<i>william Cross p<sup>r</sup>sent y<sup>e</sup> bill for Left</i> . . . . .	3036
<i>M<sup>r</sup> moore by bill</i> . . . . .	2571 <sup>1</sup>

<sup>1</sup> These two entries are crossed out in the record.

M <sup>r</sup> Richard Russell by bill . . . . .	0245
M <sup>r</sup> Hoanna at Cittaton . . . . .	1850
George williams . . . . .	0030
Thomas Dauyes . . . . .	0060
Christopher Lawson . . . . .	0327
John Simpson . . . . .	0307
Edward Harrison by Account . . . . .	0600

Test.

Rd p me Geo : Chowninge

the marke of

Elizabeth Williams

March the 3<sup>th</sup> 1650

This Bill Bindeth mee william tailler of providance in searen<sup>1</sup> ars or asine to pay or Cause to bee paid vnto Mr Thomas olcott or his asines the foull & houll soume of seuen hundred pounds of good and marchantable tobacco & Cascke to bee paid in and vppon the 20<sup>th</sup> of october next ensuinge the date heereof as wittnes my hand in searan

Richard  
pettibone

The marke **W** of william  
Tailler

March the 5<sup>th</sup> 1650

This Bill Byndeth vs Richard young & John Halkins & John Haull ears or asines dwelling in providance in searen<sup>1</sup> to paie or Cause to bee paid vnto m<sup>r</sup> Thomas Olcott or his Assine the foull & Just soume of fue hondred & fortie pounds of good & marchant abell Leefe Tobacco & Casck to bee paid in & vppon the 20<sup>th</sup> day of octob<sup>r</sup> next Insuinge the date heare of & hereby wee doo ingage o<sup>r</sup>selues either of vs three

<sup>1</sup> Providence, the present city of Annapolis, Maryland, situated on the Severn River, about two miles from its junction with Chesapeake Bay. Providence, as it was first called, was settled in 1649, but did not get a charter until 1708, when it received its present name in honor of Queen Anne. See Encyclopædia Britannica, ninth edition, Vol. 2, p. 61.

Richard young, John Halkins or John houll that if this bill bee not paid vppon demaund or within some shorte time after the demaund, that wee Bynde o'selues to doubell the soume of Tobacco heere Ingaidged as wittnes o<sup>r</sup> hands

Richard	The mark of <b>R</b>	Richard
paile		younge
John Codman		John Hawkins
	The marke	
	of John <b>I</b>	Haulle

Rec of Thomas Olcott of new England these pcells of goods following

of bayles one hundred thirty foure	. . . . .	134
of payles & bayles sixty three	. . . . .	063
of Collers for horses two	. . . . .	002
of pecks three	. . . . .	003
of halfe Bushells two	. . . . .	002
of salt ten bushells <sup>3</sup> / <sub>4</sub>	. . . . .	010 <sup>3</sup> / <sub>4</sub>

The w<sup>ch</sup> said goods I doe Ingage my selfe to sell for the said Thomas ollcott if I Can, and to returne the produce or the goods againe vnto the said Thomas ollcott or his Assigns as wittnes my hand this 23<sup>th</sup> march one thousand six hundred forty & nine or 50

p me Geo: Chowninge

This Bill Byndeth mee Thomas ollcott of Hartford in new England to pay or cause to bee paid vnto m<sup>r</sup> Jacob Hayes of manators,<sup>1</sup> the sum of six thousand eight hundred and sixty pound of good Virginiah Tobaccko such as Dutchmen doe take some time in December next in some Convenient places, either at nansamom<sup>2</sup> or newberts newes, and In wittnes whereof I haue sett my hand the said Thomas ollcott is to Allowe halfe

<sup>1</sup> Manators, or Manhattan, the Dutch settlements at New York.  
<sup>2</sup> Nansamom, or Nansemond, a southeastern county of Virginia, bordering on North Carolina and the Dismal Swamp, and drained by branches of the Nansemond River. See American Cyclopædia, 1875, Vol. 12, p. 131.

the Casck, and the said Jacob Hayes is to pay for the other halfe this 19<sup>th</sup> July 1[650]

wittnes

Thomas ollcot

Richard Lord

Bray Rosseter :

Vera Copia : p : John : Cullick.<sup>1</sup>

I Geo : ffawdon doe acknoledg to haue Rece<sup>d</sup> of Giles Hamlin Eigh Barells of Tar & a hallfe and will by thes p'sent bynd my sellfe my exc<sup>r</sup> or Adm<sup>r</sup> to giue an acco<sup>t</sup> vnto m<sup>r</sup> Thomas Allcot or his Assignes eather by Tobacco at tow hundred p Barell or bills for it or the tare againe

In wittnes I haue hervnto sett my hand this 29<sup>th</sup> of march 1651

Geo : ffawdon

M<sup>r</sup> Olcott.

pray bee pleased to send mee by this boate a hhd of peass and Like quantity of biskett, a barrell of flowre, a hhd of mault and a firking of butter, And charge it to ye Acco<sup>t</sup> : of yo<sup>r</sup> Respective freind

Decemb<sup>r</sup> : 27<sup>th</sup> 1653 :

Rich : Bennett<sup>2</sup>

Rec :

of m<sup>r</sup> Thomas olcott for ye use of ye Right hono<sup>r</sup>able ye Gov<sup>r</sup>nor 1 Barrell of flowre, 1 firking of butter, 1 hhd malt, 1 hh peass, one hundred sixty six pound of bread I say received p me 29<sup>th</sup> Decemb<sup>r</sup> : 1653 :

Jeremy fonions

his O marke

m<sup>r</sup> Olcott I would intreate you According to yo<sup>r</sup> promise to [send] one Case of yo<sup>r</sup> Drink. and this my Noate shall ingage

<sup>1</sup> This bill is entered in the first manuscript volume of the Colonial Records.

<sup>2</sup> Richard Bennett was Governor of Virginia from 1652 to 1655.

mee to make you satisfaction and Remaine yo's in ye Like service.

John Bennett.

53 : A :

Rec : one Case of strong water for ye use of m<sup>r</sup> John Bennett  
this 29<sup>th</sup> of Decemb<sup>r</sup> 1653 :

William Danniell.

m<sup>r</sup> olcott.

Kinde saluts Remembred unto you &c : s<sup>r</sup> : I understand by my wife yt you promised her a hoghead of good beare in regard you cannot perform ye full quantity of maulte. I pray sir doe mee ye favor to send itt by m<sup>r</sup> Achly in regard I have no boate of my owne att present, and whatt malt you cane spare & charge itt to ye Accompt of yo<sup>r</sup> very

Loveing freind to serve you

Thomas Daves

Feb<sup>r</sup> : 4<sup>th</sup> : (53)

Rec of,

Thomas olcott for ye use of m<sup>r</sup> Thomas Davyes i barell of beare, about three bushells & three pakes of malt, and in fish for m<sup>r</sup> Christover Achelley fourty fowre pound this 4<sup>th</sup> Feb<sup>r</sup> 1653 :

Achelley :

Rec : of Thomas Olcott one bill of maio<sup>r</sup> George ffawdon for eight barrells and a halfe of Tarr. ye which I am to deliver unto maio<sup>r</sup> ffawdon uppon ye delivery of twelue hundred of Tobacco & Caske & a bill of two hundred pound due from m<sup>r</sup> Hugh Donne ye which Tobacco & Caske and Bill I am to returne unto Thomas Olcott or else ye Bill againe Also rec : of him ten bushells of peass, at thirty pound Tobaco & Caske p bushell. ye w<sup>ch</sup> I am to pay w<sup>th</sup>in five days at his vessell at Nansamam River. in wittness heereof I have sett my hand : this 6<sup>th</sup> of Feb<sup>r</sup> : 1653 & for his paines of Rec : and bringing ye Tobacco hee is to Allow one hundred of Tobacco out of it.

John Wood.



m<sup>r</sup> olcott. These are to certify you y<sup>t</sup> I have sent ye hhd of Tobacco to my Brothers m<sup>r</sup> Tho: Davis house and I would intreat you to send mee by ye bearer 10 bushells of pease and ye rest in meale ye weight you know 370:

not doubting of yo<sup>r</sup> Love I rest you<sup>r</sup>s in what I may:

Jo: Kinge:

Rec: from abourd ye hopewell 10 bushells of pease and fourty pound of flo for ye use of m<sup>r</sup> King amounting to ye quantity of three hundred 70: of Tobacco and Cask I say rec: of this 7<sup>th</sup> of Februa<sup>r</sup>: 1653:

This Bill bindeth mee John wood of warwick<sup>1</sup> to pay to Thomas Olcott at m<sup>r</sup> Rob<sup>t</sup> Ewen his house at nansermom ye sum: of three hundred and seaventy and of good and sound well cured Leafe Tobacco & caske w<sup>th</sup>in this month in wittness hereof I haue sett my hand this 13<sup>th</sup> of February 1653:

In Case maio<sup>r</sup> ffawdons doth not pay two hundred of Tobacco aboue ye ten hundred hee hath paid yn so much is to bee abated ye said John wood, Returning maio<sup>r</sup> ffawdons Bill w<sup>th</sup> ye receipt under it againe.

John Meauk

John Wood:

G<sup>r</sup> ackart

Testis Hery Hardy

March the 13<sup>th</sup> 1653

I Tho: Marsh of Prouidence doe acknowledg to hau recd of mr John Browne marriner of N: E: By the appointment of mr Thomas: Olcott off N: E: m<sup>r</sup>chant severall Bills to recd be longinge to the afore sd olcott amounting to the full Sum of

<sup>1</sup> Warwick, Chesterfield County, Virginia, on the James River, was, previous to the Revolution, larger than Richmond, and one of the principal shipping ports on the river. Historical Collections of Virginia by Henry Howe, 1845, p. 229.

three thousand three hundred & fifty pounds of Tobacco I say  
recd p mee

The day & yeare aboue  
wrighten in pt of w<sup>t</sup> Sum  
I haue Allowed

Tho: Marsh

m<sup>r</sup> Browne according to  
m<sup>r</sup> Olcotts order six hundred  
& ninty # & Casck

The following, taken from the first manuscript volume of Colonial Records, is interesting as furnishing the only known autograph of Thomas Olcott: —

Aprill 22<sup>th</sup> 1650

whereas M<sup>r</sup> Thomas olcott of Hartford doth Attache pt of the Estate of william Cross of fairefeild to the value of 60<sup>b</sup> sterling, the said M<sup>r</sup> olcott doth Acknowledge him selfe Bound to this Common wealth in a Recogniscance of one hundred pounds sterling that hee will prosecute the Action ag<sup>t</sup> the said Cross at the next particular Courte to bee held in Hartford w<sup>ch</sup> will bee vppon the 15<sup>th</sup> day of the next month: & satisfie all damāges in case hee makes not his plea good:

*Thomas Olcott*

The reader will observe that the “bill,” dated 13th of February, 1653, is in favor of Thomas Olcott, and the receipt, dated 13th of March, 1653, is in favor of “mr John Browne marriner of N: E: By the appointment of mr Thomas: Olcott.”

He will also notice that the inventory of Mr. Olcott's clothing and other property printed on page 24 is dated the 3d and 6th of March, 1653. These dates tend to show that Mr. Olcott was sick in Virginia, and sent John Browne as his agent to Providence, now Annapolis, who did not complete the business in hand until after Mr. Olcott's

death, which must have occurred between the 13th of February and the 3d of March, 1653.

In anticipation of his death, he had made a will, and on the records of the Particular Court, under date of June 1, 1654, is this entry : —

“Mis Olcott psented to this Courte her late husbands last will & testament to be recorded.”<sup>1</sup>

In the name of god Amen: I Thomas Olcott of Hartford being weake in body but through the mercy of god of perfect memory yett Calling to minde the Certainty of Death & the uncertainty of the time thereof doe make & ordayne my last will & testament in maner & forme as following

First I committ my Soule in to the hands of my most mercy full ffather & blessed redeemer & eternall Comforter, hoping & being fully assured that it shall be kept safe in the armes of those everlasting mercyes which haue from eternity before time loved it with a Infinitte & everlasting love, & in time manifested this loue unto mee in (by a mighty & unresistable power) pluking mee out of the Chaines of darknes & the dungeons of Sin & misery & translating of mee in to the kingdome of his deare Sonn

My Bodye I committe to the earth from whence it Come, & out of which it was formed, knowing & Being perfectly psuaded, that the lord by his Almighty power will raise it up at the last day, & then both Soul & bodye shall be reunited, & this fraill & mortall body shall be made like unto the glorious Body of the Lord Jesus,

My wife I leaue her to the Care of the Church whereof the lord hath made her a member & to the Counsell & advice of them in Generall, & my over Seers, & mrs Hooker in pticuler, & doe desire their utmost care & indeauor for her good, & I doe earnestly desire her to attend their Counsell & advice to the utmost

<sup>1</sup> Records of the Particular Court, Vol. 2, p. 52.

The Children which the lord of his mercy hath giuen mee, I firstly Commite them into the armes of that mercy, & beseech the lord to make good his everlasting Couenant that he hath of his rich mercy made with them, & to Surcumsise their harts that they may love & feare him forever; And seacondly I leaue them to the love Care & faithfull Indeavor of the Church with whom they live & where of they are members, Intreating them according to the Couenants of the lord, that they wold bee helpfull to them & watchfull ouer them, Both for their outward & Sperituall good

And touching the worldly goods which the lord hath ben pleased to lend me, my will is, that after my debts are paid, & discharged that my Estate shall bee disposed of as followeth, vizt, unto my deare & louing wife I give unto her the Summe of twenty eight pounds p yeare during her life to bee made fare unto her out of my estate, p̄tly out of what rents & yearly Aunnelltyes are Comming to mee, & p̄tly so much off my estate to bee putt to it as will p̄cure somuch to bee assured to her during her life, the whole remainder of my estate, except twenty pounds, I giue & bequeath unto my Children five or six more or less as it pleased the lord to leaue mee; which are suruiving, to be diuided, if I haue six children, into seauen equall parts, or if fīue children into six equall p̄ts, or if seauen Children into eight equall parts, & I doe giue & bequeath unto my Eldest Sonn Thomas two Equall parts of the estate Soe devided, & unto the each of the rest of my Said Children one equall p̄t of the state so devided, my minde & will is that each of their p̄ts & portyons shall be due unto them & payeable unto them at the age of twenty one years or days of their Marraige, which shall first happen, as also that if any of my Said Children shall dy or departe this life before that their portyon shall become due & payable, that then their part & portyon shall be equally diuided unto those that are Surviving, I meane each of them both eldest, & youngest, to haue each of them a equall propoertyon allso my will & desire is that my estate which I haue giuen

to my Children may be ordred & improved to the best advantage of my Said Children by my overseers,

And my minde is that Said overseers may be paid out of my estate for such time & Cost & expencies as they shall be att, in ordering my estate from time to time, as allso that the Said ouerseers wold so order of the Bringing up of the Children as they Conceauē may be best for the Childrens sperituall & temperall good, & the rest of my estate not giuen, I giue & bequeath as ffolloweth unto my deare & tender Mother mrs Margrett Charlfont<sup>1</sup> for hir own peculer use two pounds, to my deare

<sup>1</sup> The discovery of the wills of the mother, sister, and brother-in-law of Thomas Olcott is due to the researches of the well-known antiquary, Mr. Henry F. Waters, of Salem, Massachusetts, abstracts of which are printed on pages 534 and 535 of Vol. 50 of the New England Historical and Genealogical Register, and are here given.

“Margaret Chalfont of the city of London, widow, 12 August, 1678, proved 9 October 1678. To my daughter Sarah, widow and relict of Timothy Norris deceased, twenty pounds, to be paid out of the money now in the hands of Mr. George Hocknell, and all my plate and goods in my chamber. To my daughter Mary More, the wife of Stephen More, thirty pounds. To my grand child Samuel Hardye five pounds. To my grand child Sarah the widow and relict of Adam Jordan, five pounds and to Adam and Sarah Jordan, her children, six pounds between them. To my sister Susanna Harris of New England five pounds if living after my decease. To Mr. Edmund Callamy, minister, ten shillings. To my son in-law Stephen More ten shillings. Ten pounds to be expended at my funeral. The residue to my said two daughters Mary More and Sarah Norriss whom I make joint executrixes &c. Proved by Sarah Norris. Reeve 108.”

“In the Probate Act Book for 1678 (fo. 113), the above testatrix is described as of the parish of Sepulchre's, London. Her daughter, Mrs. Mary More, is in the same Probate Act Book (fo. 118) described as of Kennington, Surrey. The will of Robert Hardie, who married Mrs. Chalfont's daughter and was the father of Samuel Hardie the town clerk of Beverly in Massachusetts, is here given.” H. F. W.

“Robert Hardie citizen and haberdasher of London, 28 May 1661, proved 18 December 1662. Personal estate, according to the laudable

& much respected Sister mis Mary Hardey five pounds, to my indeared ffriend & ffaithfull Counseller mrs Hooker fifty Shil-

custom of the city of London, to be divided into three equal parts, one part whereof I give to dear and loving wife Mary, as due to her by the custom of London, another third to my children, viz<sup>t</sup>. Mary, Elizabeth, Sarah and Samuel, to be equally parted and divided between them, viz<sup>t</sup> to Samuel at one and twenty and to Mary, Elizabeth and Sarah at one and twenty or days of marriage. The other third reserved to myself at my own disposal. To wife twenty pounds. To son Samuel twenty pounds and also my seal ring with a cornelian stone and my arms engraven thereon. To my brother John Hardy and to my mother Margaret Chalfont, widow, twenty shillings apiece. To John, Edward, Mary and Martha Hardy, children of my said brother John, ten shillings apiece. To my sister Gillian Taylor, widow, twenty shillings and to her son Joseph and her daughter — ten shillings apiece. The residue to wife and children. Wife to be executrix and brother John and mother Margaret Chalfont overseers.

Laud, 155."

" Mary More, wife to Steven More, citizen and clothworker of London (by virtue of an agreement before marriage &c. and a bond bearing date 14 January 1666 &c.) 22 August 1670, proved 19 October 1678. A conditional bequest (of three hundred and fifty pounds) to said husband. Otherwise fifty pounds of it to my son Samuel Hardie in New England, fifty to his son Robert Hardy of New England, one hundred to my daughter Sarah Duke, one hundred to my grand children Adam Jordain, fifty of it to his sister Sarah Jordain; the other fifty to be divided amongst the children of my deceased brother of New England. Only I will that my aged mother, if she should survive, may have the improvement of that hundred pounds to Samuel and Robert Hardie during her life. Also I will unto my said mother, Margaret Chalpont, the profit of my lease in Fore Street near Cripple-gate (ten pounds a year) during her life. After her decease I will said lease to my daughter Sarah Duke. To my son Samuel Hardy, out of other estate, fifty pounds and to his son Robert twenty pounds and to his wife Mary Hardy my diamond ring, my silver tankard. To my daughter Sarah Due (sic) the several sums due upon bonds put out by her in her Aunt Norise's name or otherwise (and other bequests to her). The two children of my said daughter. Bequest to above-said grand children Adam and Sarah Jordine at age of one and twenty. If the said Sarah Duke should have any other child or chil-

lings, to my reverend Teacher one pound tenn Shillings, To my Mother Hoare twenty Shillings, to my Brother will wadsworth one pound, to Brother will Lewis Senior one pounce, to the overseers of this my last will each of them apeece three pounds, my desire is that all my Said leagasyes shall be paid with in own yeare after my deaseas

I doe make & ordaine my loving wife & my Sonn Thomas Executers of this my will, & I doe desire my deare Brethren & friends mr John Talcott & Edward Stebbin to be ouer seers hereof & desire thire utmost care & faithfullnes herein,

And Lastly I doe desire to leaue a Record of gods faithfullnes & goodness towards mee who hath bin infinitt & abundant in his goodnes & fatherly mercy toward mee euen unto admiratyon, who though he hath seemed to me to deny for along time, yet hath hard all my prayers, supplied all my wants, over come all my evills with his goodnes, & when I haue bin as proud & Stubburn as I could bee, yett then hath he magnified his rich compassion to mee, that all whom it may concerne espetially my wife Children kindred & ffriends, may lerne to humble & a base themselves before that god, to seek too, & waite upon that god who is nearest to help when all other help is furthest from us & to loue & feare & sarue that god for ever who is a god full of mercy & faithfull in his couenant to his poore sarvants & there seede, & I doe Reuoque all other wills by mee made & doe acknowledg this as my Last will & testament & in wittnes

dren then &c. My sister Sarah Norise. My daughter in law Ane Auey (sic) and each of her children. My cousin Prisilow Harwood. Mary Strett, widow. Mary Marshall, widow. The widow Harrington. Matthew Davise. Ann Westbe nurse to Adam Jordaine. Loving friends Edward Palmer, wine cooper, and Isaac Gildersleve, pewterer, to be executors. My husband's son Steven More. My husband's grandchildren. Each of my deceased brother's children in New England. The three children of Anne Avery (see Auey above) Mary Jordan one of the witnesses.

Reeve, 112."

hereof haue here unto sett my hand & Seale this 20<sup>th</sup> of  
Novemb 1653

Wittnes by us

Thomas Olcott<sup>1</sup>

Henry Hardye

Elizabeth X Roberts

hir Marke —

The following inventories are entered in the second volume of Colony Land Records, but there is nothing on the records to show when they were presented to the Court:—

An Inventory of ye Goods of Thomas Olcott deseased  
taken ye 3<sup>d</sup> of March: 1653:

Imprimis 1 Cabbin Bed & pillow 1 Blankett 1 Coverlett

10 Deereskinnes: 2 Barr: of Mackerell

13 Milk trays, & 1/2 a barr: of Mackerell

10 Couple of dry fish: 2 pipes of Bread

1/2 a hhd of Bread, 16 Gallons of Syther

3 Barrells of fflowre 1 hhd of Bread

3 p<sup>r</sup> of stille yards, 1 Hamaccoe

These p<sup>r</sup>cells were p<sup>r</sup>used by us

Tho: Addison

Robert Ewen

Andrew Wormwood

In his Chist.

1 old p<sup>r</sup> of Breetches & one cloake

1 Little Bagg of Ginger vallued 2<sup>d</sup>.

1 Hatt Brush: & 6 Little cal<sup>s</sup><sup>2</sup> for womens head  
rowles

1/2 of Marmalett: 2 cours shirts: 2 handkercheifes

1 pillowe Case 1 p<sup>r</sup> old stockings: 1: bible 5

<sup>1</sup> Records of the Particular Court, Vol. 2, pp. 51-53.

<sup>2</sup> Cal, i. e. Caul, a net in which women enclose their hair.



shirts : 2 bands : 4 handkercheifs : 1 old clout :  
1 p<sup>r</sup> old sheetes & a Collender 1 p<sup>r</sup> of Markin  
Irō 1 old Hatt :  
These goods were vewed by us  
6<sup>th</sup> March : 1653 :

Thomas : Manninge.  
Tho : Addison.  
Robert Ewen :  
Hugh Donn.  
Geor : Holmes.<sup>1</sup>

An Inventory of howses lands goods : Chattells debts. of Tho  
Olcot deceaced as at the p<sup>r</sup>esant thatt appeares. to us  
whose names are subscribed to the said Inventory. this  
13<sup>th</sup> ffebu<sup>r</sup>.. 1654.

	lb	sh	d
Imp <sup>r</sup> in the parlo <sup>r</sup> the bed with all the furniture .	08	—	0 — 00
It: by nine payer and one sheete . . . . .	06	—	09 — 00
It: by three table Cloaths . . . . .	01	—	06 — 00
It: by twenty five napkins . . . . .	01	—	13 — 00
It: by one table Cloath . . . . .	00	—	05 — 00
It: by three twoels. 7 <sup>s</sup> three towells 4 <sup>s</sup> . . . . .	00	—	11 — 00
It: by Corse Napkins . . . . .	00	—	06 — 00
It: 1 Chest 6 <sup>s</sup> 1 box 5 <sup>s</sup> 1 box 3 <sup>s</sup> 4 <sup>d</sup> 2 boxes 3 <sup>s</sup> .	00	—	17 — 04
It: 1 press 16 <sup>s</sup> 1 Cubbard 4 <sup>s</sup> 2 Casses 3 <sup>s</sup> . . . . .	01	—	03 — 00
It: 1 table 7 <sup>s</sup> 1 joynd stoole 2 Chayers 4 <sup>s</sup> 6 <sup>d</sup> . . . . .	00	—	11 — 00
It: 3 Cushens. 6 <sup>s</sup> a looking glass 5 <sup>s</sup> . . . . .	00	—	11 — 00
It: 2 bibles and 5 other bookes one m <sup>r</sup> preston .	01	—	00 — 00
It: by Goodes to sell 1 hat 1 payer bootes . . . . .	01	—	11 — 00
It: by 2 payer of shoes. 8 sh: 4 yards $\frac{3}{4}$ $\frac{1}{8}$ } broad Cloth at 20 <sup>s</sup> per yard . . . . . }	04	—	17 — 06

<sup>1</sup> The persons whose names are appended to these two inventories were undoubtedly residents of Virginia. Robert A. Brock, the Virginia antiquary, in his letter of Dec. 5, 1898, states that “ George Holmes received several large grants of land about the period 1653 in James City County.”

	l <sup>b</sup>	sh	d
It: by a paire of bellows . . . . .	00	02	06
It by 4 yards siatt. and a pound of thrid . . .	01	08	00
It by 3 frying pans. 1 sith and Hookes . . .	00	09	00
It: by 2 whipsawes . . . . .	00	14	00
It: by a payre Cobirons. tonges. and an iron . .	00	15	00
It: by a Cubberd Cloth . . . . .	00	05	00

## In the Hall

It: by 3 ketles. a posnett <sup>1</sup> a brass pan . . . .	02	16	00
It by 7 platers. and a pasty plate . . . . .	01	14	00
It: by 3 small dishes. 3 sacers . . . . .	00	05	00
It: by 2 salts 2 pewter boles. and ure . . . .	00	09	00
It: by 2 pewter pots 1 Candlestick . . . . .	00	05	00
It: by 8 pieces tinn. ware a mouter . . . . .	00	13	00
It: by 1 warming pann 2 dripping panns. 1 puding. pan. 3 graters . . . . .	00	11	00
It: by erthen. pan. gunn and Sword . . . . .	01	03	06
It: by old latten ware <sup>2</sup> and 2 bibbottles . . . .	00	04	00
It: by two iron. postnets. pott hookes and frying pan . . . . .	01	07	00
It: by 2 tramels. fireshovel and touns. 1 cob- iron. 1 pre bellows . . . . .	00	13	00
It: by 2 smothing irons and Snuffers . . . . .	00	05	00
It: by 1 Cubbard Cradle 4 Chaires . . . . .	00	16	00

## Chamber

It: by table, forme spitts and a spade . . . . .	00	08	00
It: by fether bed & flock bed 1 bolster and 1 } pillow. 1 rugg 1 greene Coverlet bedsted . }	08	00	00
It: by a Chest a paire of Curtens. and vallens a } Carpett a pillow. a Cushen and 1 blancett }	04	10	00
It by a percell of Ginger . . . . .	04	00	00
It by a trundle bed & y <sup>t</sup> which belongs to it . .	02	00	00
It: by one old Limbeck, <sup>3</sup> and other things. . .	00	13	00

<sup>1</sup> Posnet, little basin or porringer.<sup>2</sup> Latten ware, ware made of thin plates of iron, tinned over.<sup>3</sup> Limbeck, i. e. alembic or still.

	£	s	d
It: by some broken lanthorns . . . . .	00	03	00
It by a parcell of wooll and 6 old sackes . . . . .	01	02	00
It by tubbs in the Seller . . . . .	01	00	00
It by the dwelling howse home lott and the howse John. ffossikers. dweltheth in valued att . . . . .	60	00	00
It by a parcell of swamp on the east side of the river . . . . .			
It by the howse that william williams dweleth in	22	00	00
It by the howse Zachry ffeild dweleth in with all the appurtinances . . . . .	60	00	00
It by 12 <sup>1</sup> 10 <sup>s</sup> by morgage in Churches hand . . . . .			
It by Cattle in severall mens hands . . . . .	49	00	00
It by 3 hoggs valued att . . . . .	03	00	00
It by debts as that appears this 8 <sup>th</sup> of march 1656 to be added to this inventory . . . . .	1142	18	05
total is			
of this above said summe there is debts. in virginniah hazardfull acoumpted at 40 <sup>1</sup> and in bever sent in Gallopp att 20 <sup>1</sup> . . . . .	60	00	00
The estate in debts. to goods sould that weare inventared & to Mrs olcott & severall others beside. her annuity as appears at presant . . . . .			

1466 : — 08 : — 05	John Tailecoatt.
327 — 00 — 00	Edward Stebing.
1139 : — 08 : — 05	Richard Lord. <sup>1</sup>

There is nothing further on the records of the Particular and County Courts regarding the settlement of Thomas Olcott's estate. The following agreement is found on page

<sup>1</sup> Records of the Particular Court, Vol. 2, pp. 98 and 99.

99 Vol. D, of Colony Deeds, in the office of the State Secretary : —

Whereas M<sup>rs</sup> Abigail Olcott & M<sup>r</sup> Tho Olcott both of Hartford in the Colony of Conecticut were by the Last will & Testament of M<sup>r</sup> Tho : Olcott Late of Hartford deceased made executo<sup>rs</sup> of his sayd Last will & Testament which will was exhibited & proued in the Court at Hartford & whereas hitherto the executo<sup>rs</sup> haue not com to a distribution of the whole estate & settlement ther of according to the will of the afoarsayd M<sup>r</sup> Thomas Olcott In order there unto this 22<sup>d</sup> of March one Thousand Six Hundred Seventy & one it is agreed & concluded between the Sayd Executo<sup>rs</sup> & Samuel John & Elizabeth Olcott all of Hartford afoarsayd as followeth Imp<sup>rs</sup> : M<sup>rs</sup> Abigall Olcott shall stand seized to her owne proper use & behoofe dureing her naturall Life all the Lands that she the sayd M<sup>rs</sup> Abigall Olcott or he the sayd Thomas Olcott at present haue or possess be they scituate with in the Bownds of the Township of Hartford or weathersfeild (except the dwelling house & Home lott that the sayd M<sup>rs</sup> Abigail Olcott now Liueth in & the one halfe of the lands lyeing on the east side of the Riuer within the Towneship of Hartford ; & the house & Land the sayd M<sup>rs</sup> Olcott purchased of M<sup>r</sup> Joseph Fitch which formerly were Richard Goodmans) which sayd Lands except before excepted shall be & belong to the sayd M<sup>rs</sup> Abigall Olcott as security for the payment of Twenty Eight pownds p the yeare to the sayd M<sup>rs</sup> Abigail Olcott that being her annuity Granted by M<sup>r</sup> Thomas Olcott her husband In his last will and Testament which sayd Lands Imediatly after the deceasse of the sayd M<sup>rs</sup> Abigail Olcott shall be diuided to the children of the sayd M<sup>r</sup> Thomas Olcott deceased according as is expressed in the last will of the sayd M<sup>r</sup> Thomas Olcot deceased =

2 It is agreed that the sayd M<sup>rs</sup> Abigail shall in her own right her selfe heires & assignes for euer lawfully peaceably & quietly haue hold use occupy posses & injoy all that the messuage or

Tenement which the sayd M<sup>rs</sup> Abigail Olcott purchased of M<sup>r</sup> Fitch afoarsayd, with all the houseing & Land both upland & meadow appertaining thereunto which were purchased of the afoarsayd M<sup>r</sup> Fitch

3. it is allso farther agreed that the sayd M<sup>rs</sup> abigall Olcott shall receiue of the estate Left by the sayd M<sup>r</sup> Tho Olcott deceased (& the proffits there of the full & Just sume of Two Hundred pownds Sterling to be set out to her in such debts as she shall make choyse of which are now due to the sayd estate to be & belong to the sayd M<sup>rs</sup> abigail Olcott her heires & assigns for euer & at her & there full & fre disspose alwayes provided that fifty pownds of the afoarsayd sume at the deceasse of the sayd M<sup>r</sup> Abigall Olcott shall be & belong to Thomas & Mary Olcott (the son & daughter of Thomas Olcott afoarsayd) & their heires and assigns foreuer as a Guift from their Grand mother the afoarsayd M<sup>rs</sup> abigail Olcott /

4 : It is allso agreed that the s<sup>d</sup> M<sup>rs</sup> Abigaill Olcott shall dispose of her houshold stuff that she now posseseth as she shall see cause.

5 : It is allso agreed by the afoarsayd M<sup>rs</sup> Abigail Olcott & Tho Olcott executo<sup>rs</sup> as afoarsayd that the dwelling house & Home lott that she the sayd M<sup>rs</sup> Abigail Olcott now liues on shall be & belong to John Olcott the son of the sayd Abigail Olcott & his heires for euer in full of his portion due to him by guift from his father M<sup>r</sup> Tho Olcot deceased upon this p<sup>r</sup>sent diuission of estate.

6. It is allso agreed that one Hundred pownds due from John Deming sen<sup>r</sup> of weathersfeild shall be & belong to Hanna Olcot her heires & assigns foreuer in full payment of the portion left her by her fathers last will & Testament upon this present diuission./

7 : It is allso agreed that Elizabeth Olcott her heires & assigns shall possess & enjoy one Hundred pounds in the hands of M<sup>r</sup> Joseph Fitch which he oweth to the estate in full of her

portion due to her upon this present diuission of the estate giuen her by her father M<sup>r</sup> Thomas Olcott deceased./

8. It is agreed & concluded between the sayd Abigail Olcott & Thomas Olcott afoarsayd & Samuell John & Elizabeth Olcott afoarsayd that the sayd Thomas Olcott shall possess the one halfe of the land on the east side the great Riuer from the date hereof dureing his naturall life & then the sayd land to desend to the children of the sayd Thomas Olcott & their heires for euer & the sayd Thomas Olcott doth bind ouer his right in the sayd Lands to M<sup>rs</sup> Abigail Olcott for her security to make up full & good payment of what the lands set out to M<sup>rs</sup> Abygail Olcott shall fall short of Twenty eight pownds p annum, due to the sayd M<sup>rs</sup> Abigal Olcott & for the meynenance & upholding of the Fence belonging to those lands set out for the Twenty eight pownds p anūm dureing the sayd M<sup>rs</sup> Abigail Olcotts naturall Life as allso for the makeing good to Hannah & Elizabeth their portions of one Hundred pound apeice assigned to them in the sixth & seventh artickle of this agreement if the sd Deming or m<sup>r</sup> fitches debt should fall short of doeing the same. —

9 : It is agreed that imediatly after the deceasse of the sayd M<sup>rs</sup> Abigall Olcott all those lands assigned to the sd M<sup>rs</sup> abigall Olcott that are not left at her full & free disspose shall be diuided to the children of the sayd M<sup>r</sup> Thomas Olcott deceased or their heires that shall be then liueing In that way & according to that proportion that is Stated in the last will & Testament of M<sup>r</sup> Thomas Olcott deceased which sayd lands shall be & belong to those to whom they shall be diuided & to their heires for euer alwayes prouided they shall not be capeable to make any alienation sale or mortgage thereof with out the expresse consent of the Generall Court of Conecticut. — Lastly it is agreed that all the remaynder of the estate of M<sup>r</sup> Tho Olcott deceased or the proffits thereof shall be & belong to the sayd M<sup>r</sup> Thomas Olcott his heirs & assignes for euer whither it be in the posession of the sayd M<sup>r</sup> Thomas Olcott or M<sup>rs</sup> Abigail

Olcott or be due to them or either of them by Book Bill Bond or any other wise allwayes provided that the sayd Thomas Olcott in the disspose of any considerable part of the same shall not act or make dissposeall thereof without the aduice & consent of Capt John Tallcot & John Allyn for the confirmation & rattification of all the aboue written articles & euery part & perticular of them the sayd executo<sup>rs</sup> & Samuel John & Elizabeth Olcott afoars<sup>d</sup> doe oblidg them selues theire heires executo<sup>rs</sup> & Administrato<sup>rs</sup> by subscribeing & affixing their seales hereunto the day & yeare first aboue written ———

Sealed Signed & deliuered	Abigail Olcott	& a seale
in p <sup>r</sup> sence of	Thomas Olcott	& a seale
John Tallcott	Samuel Olcott	& a seale
John Allyn	John Olcott	& a seale
	Elizabeth Olcott	& a seale

Nothing is known as to the parentage and dates of birth and marriage of his wife, **ABIGAIL**, and but little is known of her until after his death. As one of the executors of his will, she seems to have been a woman of character and business ability. To a certain extent she continued his business, loaning money on,<sup>1</sup> and dealing in, real estate. As evidence of this, the following appears on page 474 of the Book of Distributions in the Town Clerk's office, Hartford: —

Land belonging to m<sup>rs</sup> Abigail olcot & her heires &  
assignes foreuer

One parcell of woodland which she bought of m<sup>r</sup> Joseph Fitch lyeing in the cow pasture which was omitted to be recorded Formerly containing by estimation Twenty acres be it more or

<sup>1</sup> On Hampshire County, Mass., Deeds, Vol. A. p. 19, is the record of a mortgage, dated April 29, 1661, from Zachariah Field of Northampton of lands in that town, as security for a loan of £115 made by her.

lesse abutting North on land belonging to Andrew Sandford Sen<sup>r</sup> & Sowth on land belonging to Thomas Butler & East on the fence comonly called the neck fence: & west on the comons of the Towne of Hartford as appears by his deed dated the 4<sup>th</sup> day of February. 1662.

It will be noticed, that of the lands entered on the Town Records as belonging to Thomas Allcock, nine of the pieces were bought by his wife (see page 7).

The inventory of Mrs. Olcott's estate gives the date of her death as May 26, 1693. Later, on the 7th of September, her will and inventory were presented to the Court, which were accepted, and ordered recorded as follows:—

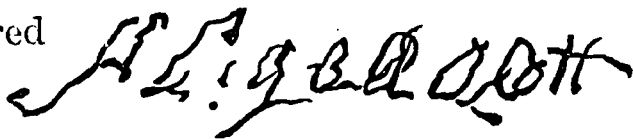
I Abigall Olcott of Hartford being at present of Good understanding & Memorie Blessed be God doe consider thatt I am aged & the shaddowes of the evening are come upon me & therefore the counsell of the prophet is very seasonable for me set thy house in order. In obedience thereto first I doe commit my soule to God in Jesus Christ Trusting Through his Mercy my sinns are washed away in his blood & that through his righteousness I shall be accepted of the father & obtayn a glorious resurrection & my body I committ to the earth to be buried in a comely decent maner in the comon burying place. & for that estate the Lord hath blest me with, after my Just debts & funerall charges are contented & payd I doe giue & bequeath the same as followeth, I hauing formerly giuen my son Thomas a peice of Gold I giue my son John a Ten shilling peice of Gold, & To my son Samuell & daughter Elizabeth Hide I giue my biggest peice of Gold to be diuided between them I allsoe giue to my daughter Hide my Two Black Gownds & my Moehaire petticoat & my silk cloak & my wareing Lining & a douzen of dyaper Napkins & a dowzen of Holland Napkins & to my daughter in law Sarah I giue my cloath Gownd & cloath petty coate & searge



cloak It is my will that that fifty pownds I gaue to Thomas & Mary my Grandchildren by a former writeing shall be payd out of such debts as are due to me & the rest of my estate both personall & reall I giue & bequeath the same to my sons Thomas Samuel & John & my daughter Elizabeth Hide to be diuided equally to them Except my son John whoe is to haue a double sheere, The rest of my children haueing formerly receiued of me considerably & what I giue to my children I giue it to them & the Heires of their body now Liueing, saue onely that which I giue to my son John by this my will is to him & his heires for euer finally I doe in the fear of God comand my children to know fear & serue the God of their father that so the blessing of the couenant may be their portion when I shall be gathered to my fathers. & desire they may liue in Loue & peace one with another that the God of loue & peac may bless them, I doe hereby renounce & make null all former wills by me made by word or writeing & declare this to be my Last Will & Testament & doe constitut & appoynt my beloued sons Thomas & John olcot to be the executo's thereof, & If any difference should arise about the distribution of my estate amongst my children I wholly refer the determination there of to my loueing freinds Col John Allyn & Docto<sup>r</sup> Tho : Hooker To whome I refer my children for to take aduice & counsell in any thing that shall arise of difficulty in their affayres & for the confirmation here of I hereunto set my hand & affix my Seale this 12<sup>th</sup> of January 169 $\frac{1}{2}$

Sealed Signed & declared

In the p<sup>r</sup>sence & witness of

 (Seal)

John Allyn. /.

Richard Edwards <sup>1</sup>

<sup>1</sup> Copied from the original in the Hartford Probate Files, which is in the handwriting of Lieut. Col. John Allyn, at that time Secretary of the Colony.

An Inventory off the Estate off  
M<sup>rs</sup> Abigaill Olcott Deceased  
May the 26<sup>th</sup> 1693. /

	l	s	d
To Hir 2 Best Gownes mohare petticoate, & silk Cloake all at . . . . .	08	00	00
To a Red Broad Cloth petticoate at . . . . .	01	00	00
To a Broad Cloth wascoate at . . . . .	00	08	00
To a small Cloth Cloak at . . . . .	00	06	00
To a Red petty coate at . . . . .	00	10	00
To a black samar at . . . . .	00	10	00
To a searg samar at . . . . .	01	10	00
To an old samar & 3 old petticoates . . . . .	00	10	00
To 3 old waste coates at . . . . .	00	06	00
To 2 Rideing Hoods & a saveguard at . . . . .	01	00	00
To 2 old Hatts at . . . . .	00	05	00
To 2 old scarfs 2 old Hoods a whisk a Cap & 2 vayles all at . . . . .	00	14	00
To a Lute string scarf at . . . . .	00	10	00
To a silk apron at . . . . .	00	08	00
To 2 old silk Hoods 2 <sup>s</sup> a neck cloath 18 <sup>d</sup> . . . . .	00	03	06
To hir Best Green apron at . . . . .	00	10	00
To an other Green apron at . . . . .	00	05	00
To a new Beed tick & Bovelster at . . . . .	02	00	00
To an other new Bed tick at . . . . .	01	12	00
To a feather Bed & Bovelster & 2 pillows . . . . .	03	00	00
To a Green Rugg at . . . . .	01	00	00
To a Blanket 10 <sup>s</sup> & 2 old ones 6 <sup>s</sup> . . . . .	00	16	00
To Curtaines & vallians at . . . . .	01	00	00
To Bedstead & Cord & Curtaine Rods at . . . . .	00	12	00
To 4 p <sup>r</sup> off old Gloves at . . . . .	00	04	00
To a silk neck cloath & a p <sup>r</sup> of sleeves . . . . .	00	08	00
To a Long Table Cloath at . . . . .	00	10	00
To a p <sup>r</sup> off fine sheets at . . . . .	01	10	00
To a p <sup>r</sup> off New Dowlace sheets at . . . . .	01	10	00
To a new sheet & an old one at . . . . .	01	00	00

To one p <sup>r</sup> more off sheets at . . . . .	01 : 00 : 00
To one sheet more at . . . . .	00 : 10 : 00
To a p <sup>r</sup> off small Tow sheets at . . . . .	00 : 09 : 00
To one Lining sheet at . . . . .	00 : 06 : 00
To 5 old sheets at . . . . .	00 : 08 : 00
To a square diaper Table cloath at . . . . .	00 : 10 : 00
To 3 Hollan pillow beers at . . . . .	00 : 12 : 00
more 3 Hollan ditto at . . . . .	00 : 12 : 00
To a Diaper Table cloath at . . . . .	00 : 06 : 00
To an old Hollan pillowbeer at . . . . .	00 : 01 : 00

3 : 12 : 00

To 2 dos : off napkins 1 dos : diaper the other Hollan all at . . . . .	03 : 12 : 00
To Hir wareing Lining at . . . . .	05 : 05 : 06
To a Long Towell 4 <sup>s</sup> & 2 more 4 <sup>s</sup> . . . . .	00 : 08 : 00
To 8 old napkins at . . . . .	00 : 10 : 00
To 2 napkins at . . . . .	00 : 02 : 00
To a dos : off Linin napkins . . . . .	01 : 04 : 00
To 4 diaper napkins . . . . .	00 : 08 : 00
To 2 cubbard Cloaths at . . . . .	00 : 05 : 00
To 2 p <sup>r</sup> off old wosted stockings at . . . . .	00 : 04 : 00
To 2 Remnants of searg at . . . . .	00 : 06 : 00
To a y <sup>d</sup> & $\frac{1}{4}$ off Hollan 9 <sup>s</sup> y <sup>d</sup> $\frac{1}{2}$ of scoth coath 9 <sup>s</sup>	00 : 18 : 00
To a small Remnant of Hollan at . . . . .	00 : 04 : 00
To a p <sup>r</sup> brass Andiarms at . . . . .	00 : 08 : 00
To a press at 12 <sup>s</sup> a cubboard at 6 <sup>s</sup> . . . . .	00 : 18 : 00
To a great chest 10 <sup>s</sup> an other chest 8 <sup>s</sup> . . . . .	00 : 18 : 00
To a small Trunck at . . . . .	00 : 10 : 00
To 2 Curtaines 5 <sup>s</sup> a baskett 3 <sup>s</sup> . . . . .	00 : 08 : 00
To a bovt 2 ovnces of whited B : thred . . . . .	00 : 01 : 00
To 4 y <sup>ds</sup> & $\frac{1}{2}$ off silver Golome at . . . . .	00 : 09 : 00
To plate. (viz) a tankard a futed Cup a porrenger a sug <sup>r</sup> dish a wine a dram cup 6 spunes & a bodkin all wayed 47 ounces at 6 <sup>s</sup> p ounce in mony is	14 : 02 : 00

To old England mony . . . . .	00 : 09 : 06
To a p <sup>r</sup> of silver clasps mony . . . . .	00 : 02 : 00
To the Best pewter 22 peices wayed 51 <sup>l</sup> } at 2 <sup>s</sup> : 6 <sup>d</sup> p <sup>i</sup> is in pay	06 : 07 : 06
To 3 porrengers 4 <sup>s</sup> : 6 <sup>d</sup> a bason 18 <sup>d</sup> . . . . .	00 : 06 : 00
To a chamber pott 9 <sup>s</sup> 2 sawsers 18 <sup>d</sup> . . . . .	00 : 10 : 06
To 6 <sup>l</sup> <sup>3</sup> / <sub>4</sub> of old pewter at . . . . .	00 : 10 : 00
To a pasty plate at 8 <sup>s</sup> a flaggon 7 <sup>s</sup> . . . . .	00 : 15 : 00
To a great kittle 33 <sup>l</sup> at 2 <sup>s</sup> p <sup>i</sup> is . . . . .	03 : 06 : 00
To next biggest 20 <sup>l</sup> <sup>3</sup> / <sub>4</sub> at 18 <sup>d</sup> p <sup>i</sup> . . . . .	01 : 11 : 00
To one kettle 13 <sup>l</sup> at 2 <sup>s</sup> p <sup>i</sup> is . . . . .	01 : 06 : 00
To a small kettle 7 <sup>l</sup> <sup>1</sup> / <sub>2</sub> at 18 <sup>d</sup> p <sup>i</sup> . . . . .	00 : 11 : 03
To a great skillet 7 <sup>s</sup> a bright kettle 2 <sup>s</sup> . . . . .	00 : 09 : 00
To a warming pan at . . . . .	00 : 05 : 00
To a chaphen dish at . . . . .	00 : 03 : 00
To a Brass mortar at . . . . .	00 : 02 : 06
To a p <sup>r</sup> off andiarms 10 <sup>s</sup> p <sup>r</sup> Tongs 3 <sup>s</sup> . . . . .	00 : 13 : 00
To box Iron heater & smoathing Iron . . . . .	00 : 07 : 00
To a Tramell & hook . . . . .	00 : 10 : 00
To an old GridIron at . . . . .	00 : 04 : 00
To a small porridg pot at . . . . .	00 : 07 : 00
To 8 chayres at . . . . .	00 : 12 : 00
To a great Table 12 <sup>s</sup> a small one 3 <sup>s</sup> . . . . .	00 : 15 : 00
To a carpet 3 <sup>s</sup> a bovlster 3 <sup>s</sup> . . . . .	00 : 06 : 00
To a chest 4 <sup>s</sup> 3 bush Barly mault 13 <sup>s</sup> : 6 <sup>d</sup> : . . . . .	0 : 17 : 06
To 2 baggs . . . . .	00 : 02 : 00
To 22 peices of earthen ware at . . . . .	00 : 10 : 00
To p <sup>r</sup> of old Bellows 2 <sup>s</sup> a Tunill 6 <sup>d</sup> . . . . .	00 : 02 : 06
To a p <sup>r</sup> off stilliards at . . . . .	00 : 12 : 00
To a p <sup>r</sup> off small scales & 4 waightes . . . . .	00 : 08 : 00
To a p <sup>r</sup> Gold scales & waightes . . . . .	00 : 04 : 00
To an 8 brass waight at . . . . .	00 : 03 : 00
To a Great Bible at 20 <sup>s</sup> . . . . .	01 : 00 : 00
To an old Great Bible at . . . . .	00 : 06 : 00
To 2 Lining spining wheles at . . . . .	00 : 04 : 00

To the Hovse & Home Lot that Tho :	}	. . . . .	80 : 00 : 00
Olcott Lives in at			
To abovte 17 acrees of meadow	}	. . . . .	88 : 00 : 00
In the Long meadow at			
To abovte 5 acrees In weathers-	}	. . . . .	36 : 00 : 00
feild meadow at			
			<hr/> 296 : 13 : 09

The abovesayd Inventory was  
 p<sup>r</sup>sented to vs as the estate off  
 M<sup>rs</sup> Abigaill olcott & the articles aprissed  
 as is above specifiyed July : 1693  
 John Willson  
 John Marsh senior.

The following agreement in regard to the settlement of  
 the estates of Thomas and Abigail Olcott is entered on  
 page 339 of Vol. D, Colony Records of Deeds, in the  
 office of the State Secretary :—

This Indenture Tri-partite made the Eighth day of July in  
 the year of our Lord, One Thousand Six Hundred Ninety and  
 Nine, in the Eleventh year of the Reign of our Sovereign Lord  
 William the third by the Grace of God, of England, Scotland,  
 France and Ireland King, defender of the Faith; Between  
 Thomas Olcott Senior of the Town of Hartford, in the County  
 of Hartford, within the Colony of Connecticutt in New England  
 in America of the first part, Samuell Olcott of the Same Town of  
 Hartford aforesaid, of the Second part, and John Olcott also of  
 the Same Town of Hartford aforesaid of the third part Wit-  
 nesseth That it is Covenanted, granted and Agreed by and be-  
 tween the Said parties, for a partition between them to be had  
 and made of One Certain Messuage or Tennement with Certain  
 peices and parcells of Land, Sittuate Lying and being in the  
 Township of Hartford aforesaid and also of Certain peices or  
 parcells of Land Scittuate and being in the Township of

Wethersfield, in the County of Hartford aforesaid, as is hereinafter Specified and mentioned &c, being part of the Inheritance of M<sup>r</sup> Thomas Olcott and M<sup>rs</sup> Abbigall Olcott formerly of Said Hartford deceased as Sons and heirs or Legatees of the Said M<sup>r</sup> Thomas Olcott and M<sup>rs</sup> Abigall Olcott deceased, and for a full Confirmation and Ratification of all Such Bargains and Sales of any peice or parcell of the Lands and premises hereinafter mentioned, heretofore made, and Sold by any of the Said partyes. —

They the Said Thomas Olcott, Samuel Olcott and John Olcott of one Assent & Consent for them and their heirs, have made full and Clear Division of all the Said Messuage or Tennement, Lands and premises with their Appurtenances, in form as follows, That is to Say, The Said Thomas Olcott, his heyres and Assignes Shall and may from henceforth have, hold and Enjoy to the Said Thomas Olcott his heyres and Assignes, to the only Use and behoof of him and them for ever ; All that Messuage, Tennement or Dwelling House wherein the Said Thomas Olcott now dwelleth, Situate in Hartford afores<sup>d</sup> Sometime belonging to Joseph Fitch, with the Land, Ortchard, yards, gardens and Appurtenances thereof, And one parcell of Land Containing five Acres Situate in the Meadow on the East Side Connecticut River in Hartford — Aforesaid, And also Eight Acres of Land in the Meadow in Wethersfield Aforesaid, which the Said Thomas hath Sold to Joshua Robbins, and also Sixx Acres of Land in the Same Wethersfield Meadow, Sold to the Same Joshua Robbins, and also two Acres and One Rood of Land in Wethersfield Meadow aforesaid, Sold to Joseph Wright. And the Said Samuell Olcott his heys and Assignes, Shall, and may from henceforth have, hold and Enjoy to the Said Samuel Olcott his heys and Assignes, to the only Use and behoof of him and them for ever, Fifteen Acres of Land in the Meadow on the East Side Connecticutt River in Hartford aforesaid, And the Lower Lott or Lotts in the North or Long-Meadow in Said Hartford, Containing about Eleven Acres, Sometime belonging

to Richard Goodman and John Church, and also Forty and two Acres of Land — (Scituate, Lying and being in the Westernmost Division of Lands in Hartford Aforesaid) now Sold to Thomas Cadwell. And the Said John Olcott his heys and Assignes Shall and may from henceforth have, hold and enjoy to the Said John Olcott his heirs and Assignes, to the only Use and behoof of him and them for ever, Eight Acres of Land in the Meadow in Wethersfield aforesaid, Sometime belonging to Thomas Hurlbutt, and Since Sold to Nath: Butlar dec<sup>d</sup> and Thomas Chester, And two Acres and an half Acre of Meadow Land, in Said Wethersfield Sometime belonging to M<sup>r</sup> Willis, now also Sold, And also Five Acres and an half Acre of Meadow Land in Said Wethersfield Sold to Jonathan Biglow. And also five Acres of Land in the North or Long Meadow in Hartford aforesaid Sold to Stephen Kelsey. And also two and an half Acres of Land in the Same Long Meadow, Sold to Jonathan Ashley. And also Twenty and four Acres of Land (Sittuate and being in the Westernmost Division of Lands in Hartford aforesaid) now Sold to Thomas Cadwell; And the Said Samuel Olcott and John Olcott for them and their heirs do by these presents Ratify and Confirm to the Said Thomas Olcott, his heirs & Assignes for ever, all that Messuage, Tennement, Lands and premises Allotted to the Said Thomas Olcott in and by the Division as is Aboue Expressed, And do also hereby Clearly and Absolutely Remise, release and for ever Quitt-Claim<sup>e</sup> unto the Said Thomas Olcott and to his heirs and Assignes for ever, All the Estate, Right, Title, Interest, Claim and demand whatsoever which the Said Samuel and John Olcott now have, or at any time hereafter may or Ought to have of, in or to all that Messuage or Tennement, Lands and premises to him Alotted in the Division Aboue Expressed, So that they the Said Samuel Olcott and John Olcott and their heys, Executors &c, from all Action, Right, Estate Title, Interest and Demand of, in or to the premises to the Said Thomas Olcott Allotted as Aforesaid, are and Shall be Utterly Excluded and debarred for ever by these presents. And

the Said Thomas Olcott and John Olcott for them and their heirs do by these presents Ratifie and Confirm to the Said Samuell Olcott his heirs and Assignes for ever, all that Land, or all those peices or parcells of Land and premises Allotted to the Said Sam<sup>l</sup> Olcott in and by the Division as is Aboue Expressed ; and do also hereby Clearly and Absolutely remise, release and for ever quitt-claime unto the Said Samuel Olcott and to his heysrs and Assignes for ever, all the Estate, Right Title, Interest, Claim and demand whatsoever which the Said Thomas Olcott & John Olcott now have, or at any time or times hereafter may, or ought to Have of, in or to all and every the peices and parcells of Lands and premises to him allotted in the Division Aboue expressed, So that they the Said Thomas Olcott and John Olcott and their and each of their Heirs, Executors and Administrators, and all other persons in their Right or under them Claiming Howsoever, from all Action, Right, Estate, Title, Interest and Demand of, in or to the premises to the Said Samuell Olcott Alotted as Aforesaid are and Shall be Utterly Excluded and debarred for ever by these presents –

And the Said Thomas Olcott and Samuell Olcott for them and their heirs do by these presents Ratify and Confirme to the Said John Olcott his heysrs and Assignes for ever, all that Land, or all those peices and parcells of Land and premises Alotted to the Said John Olcott in and by the Division as is Aboue Expressed, and do also hereby Clearly and Absolutely remise, release and for ever Quitt Claim unto the Said John Olcott, his heysrs & Assignes for ever, all the Estate, Right, Title, Interest, Claim and demand whatsoever which the Said Thomas Olcott and Samuel Olcott now have, or at any time or times hereafter may, or ought to have of, in or to all, and every the peices and parcells of Lands and premises to him the Said John Olcott Alotted in the Division Aboue Expressed, So that they the Said Thomas Olcott and Samuel Olcott and their, and each of their heirs, Executors and Administrators, and all other persons in their Right or Claiming under them howsoever, from all Action,



Right, Title, Interest and Claime and demand of, in or to the premises to the Said John Olcott Alotted as aforesaid; Are, and Shall be Utterly Excluded and debarred for ever by these presents. In Witness whereof each of the parties to these p'sents have hereto Sett their hands and Seals, the day and year first aboue written.

Signed, Sealed & Interchangably }	Thomas Olcott	a Seal
delivered in presence of us – }	Samuel Olcott	a Seal
Nathaniell Marsh	John Olcott	a Seal
Caleb Stanly Ser.		

Thomas Olcott, Samuel Olcott and John Olcott all of Hartford Brethren, appeared personally in Hartford, this 8<sup>th</sup> day of July Annoqe Doñ. 1699. and for themselues Severally & respectively and each for himself apart, Acknowledged the Aboue written Indenture to be their, and each of their free and Volluntary Act and Deed. Before Me.

Caleb Stanly Assistant. /

The aboue written, with what is Contained in the two next foregoing pages (relating thereto) is a true Copy of the Originall.

Test. Eleazar Kimberly Secry

CHILDREN OF THOMAS AND ABIGAIL ( ) OLCOTT.

- |         |            |    |                        |   |
|---------|------------|----|------------------------|---|
| 2. I.   | THOMAS,    | b. |                        | ; m. Mary   |
| 3. II.  | SAMUEL,    | "  |                        | ; " Sarah Stocking.   |
| 4. III. | ELIZABETH, | "  | ; bap. Dec. 7, 1643; " | Hyde.   |
| 5. IV.  | JOHN,      | "  | ; " Feb. 3, 1649; "    | Mary (Blackleach) Welles.   |
| V.      | HANNAH,    | "  |                        | Nothing is known of her after March 22, 1671, and as she did not sign the agreement of that date for the partition of her father's estate (see page 31) it is suspected that she was not then of legal age. |

## 2.

THOMAS OLCOTT, eldest son of Thomas and Abigail ( ) Olcott, was born not later than 1637, as he was admitted a freeman at the General Court in May, 1658.<sup>1</sup> In October, 1669, he was one of the freemen residing in Hartford, north of the [Little] River.<sup>2</sup> In February, 1668, he was chosen one of the Constables,<sup>3</sup> and in December, 1680, '81, and '82, one of the List and Rate Makers.<sup>4</sup>

By the will of his father, Thomas was to receive a double share of the estate, and in the agreement, dated March 22, 1671, for the division thereof (see page 30) he was apportioned one half of his father's lands on the east side of the "Great River," and in the agreement of July 8, 1699, for the final division of the estates of his father and mother he was given "All that Messuage, Tennement or Dwelling House wherein the Said Thomas Olcott now dwelleth, Situate in Hartford afores<sup>d</sup> Sometime belonging to Joseph Fitch, with the Land, Ortchard, yards, gardens and Appurtenances thereof." He also received lands on the east side of the river and in the town of Wethersfield.

On page 468 of the Book of Distributions in the Town Clerk's office is entered —

Land In Hartford belonging to m<sup>r</sup> Thomas Olcott his heires & assignes for euer 1682.

One parcell of land which he Bought of m<sup>r</sup> wm pitkin lyeing on the east side of the great Riuer containing by estimation forty

<sup>1</sup> Colonial Records of Connecticut, Vol. 1, p. 315.

<sup>2</sup> Ibid., Vol. 2, p. 518.

<sup>3</sup> Connecticut Historical Society Collections, Vol. 6, p. 157.

<sup>4</sup> Ibid., pp. 193, 195, and 200.

Two acres besides the waste land & is to be on Mile & halfe in length from the waste land, & abutteth west on the swamp lotts as the lyn will cary it & North on other land belonging to Thomas Olcott, & east on land belonging to m<sup>r</sup> w<sup>m</sup> pitkin which is the reserued halfe of the same lott & Sowth on land layd out to w<sup>m</sup> westwood as appears by his deed dated 22<sup>th</sup> day of August 1677 Signed W<sup>m</sup> Pitkin witnessed by John Crow & Hannah Pitkin acknowledged January 5: 1680 before John Allyn Assist & recorded May 20<sup>th</sup> 1682.

The property set to him from his mother's estate and described as "sometime belonging to Joseph Fitch" was situated on the east side of Main Street between Talcott and State Streets, and was sold by Thomas March 30, 1701-2, his wife Mary also signing the deed.<sup>1</sup>

Between August, 1696, and April, 1714, he made several conveyances of lands on the east side of Connecticut River to his sons, Thomas and Timothy.<sup>2</sup> February 14, 1718-19, he conveyed to his "well beloved son," Thomas Olcott, Junior, four acres of meadow "in Consideration of the Charge and Expence the Said Thomas Olcott Jun<sup>r</sup> has been at in my Maintenance."<sup>3</sup>

It has been impossible to learn anything regarding the parentage and date of birth of his wife MARY.<sup>4</sup> They were married prior to October, 1693, when she was admitted to membership in the First Church of Hartford.<sup>5</sup>

By the will of his nephew, Timothy Hide, who died May

<sup>1</sup> Hartford Land Records, Vol. 1, p. 329.

<sup>2</sup> Ibid., Vol. 1, p. 161, and Vol. 2, pp. 203, 256, and 332.

<sup>3</sup> Ibid., Vol. 3, p. 223.

<sup>4</sup> Richard Case of Hartford, in his will dated September 8, 1690, appoints his "kinsman," Thomas Olcott, one of his executors. Hartford Probate Records, Vol. 5, p. 181.

<sup>5</sup> Historical Catalogue of the First Church in Hartford, p. 39.

28, 1710, Thomas and his brother John were given thirteen and a half acres of land in the South Meadow.

On page 348 of Vol. 2, Hartford Land Records, is a mortgage dated May 15, 1712, from Thomas Olcott, Senior, to William Pitkin of six and a half acres in the South Meadow, "being the one half of a parcell of Land that Some time past did belong to Timothy Hide deceas<sup>d</sup>." On page 216 of Vol. 3 is a warranty deed dated February 16, 1718-19, whereby William Pitkin conveys this same property to Thomas Olcott, *Junior*. On page 27 of Vol. 4 is another deed dated February 21, 1721-2, from Thomas Olcott, conveying it to Thomas Clapp, in which the affix Junior is omitted. The inference is that Thomas Olcott died between February 16, 1718-9, and February 21, 1721-2.

On the Town Records of Windsor, Connecticut, is found this entry "Mary Olcut, Late wife to Thom<sup>s</sup> Olcutt of Hartford, Dyed May the 3<sup>d</sup> 1721."

#### CHILDREN OF THOMAS AND

#### OLCOTT.

- |                 |  |
|-----------------|--|
| I. MARY,        | m. Sept. 12, 1684, John Case of<br>Simsbury, Conn. <sup>1</sup>      |
| II. THOMAS,     | m. Nov. 30, 1691, Sarah Foote<br>of Wethersfield, Conn. <sup>2</sup> |
| III. TIMOTHY,   | Lived in Hartford, Coventry and<br>Bolton.                           |
| Perhaps others. |  |

<sup>1</sup> Simsbury, Conn., Land Records, Vol. 1, p. 6.

<sup>2</sup> March 10, 1708-9, Thomas Olcott (son of Thomas) weaver and his wife Sarah conveyed to Samuel Woodbridge three acres of land on the east side of Connecticut River. Hartford Land Records, Vol. 2, p. 189. "Thomas Olcott And Sarah his wife y<sup>e</sup> Daughter of Nathaniel ffoott were Married by Cap<sup>t</sup> John Chester Comision<sup>r</sup> Nouembr 30<sup>th</sup> day 1691." Wethersfield, Conn., Births, Marriages, and Deaths, Vol. 1, p. 24.

## 3.

**SAMUEL OLCOTT**, son of Thomas and Abigail ( ) Olcott, was born not later than 1643, as he was made a freeman at a session of the General Assembly held in May, 1664.<sup>1</sup> His name appears in a "list of the freemen of Hartford on the North side the River, Taken Octob<sup>r</sup> 13<sup>th</sup> 1669."<sup>2</sup> He married before July 15, 1673, **SARAH STOCKING**, daughter of George Stocking,<sup>3</sup> an early resident of Hartford.

In 1663 and '65 he was chosen one of the Chimney-viewers for the town, a Constable in 1680, and in 1694 one of the Townsmen.

On page 566 of the Book of Distributions in the Town Clerk's office is recorded : —

Land in Hartford on Conecticut belonging to Samuel  
olcott & his heirs foreuer ; :

One Parceld of Land which he Bought of W<sup>m</sup> Williams of Hartford with a messuage or Tenement standing there on Containeing by estimation Six Acres more or less, Abutting on the high way east on John Cloughs land South on John Stedman & Robart Sanfords land west & on Robart Sanford & John Purchases children land North

One parcel more of wood land which he Bought of W<sup>m</sup> Williams lying In y<sup>e</sup> litle ox pasture which land was formerly W<sup>m</sup> Haydens & contains by estimation six Acres (be it more or less) &

<sup>1</sup> Colonial Records of Connecticut, Vol. 1, p. 425.

<sup>2</sup> Ibid., Vol. 2, p. 518.

<sup>3</sup> George Stocking in his will, dated July 15, 1673, makes a bequest of £10 "to my daughter Sarah Olcott the wife of Samuel Olcott." Private Controversies, Vol. 2, Document 96, Connecticut State Library.

abutts on a high way lying North & Sowth ; west, & one y<sup>e</sup> Cowe pasture east, & on W<sup>m</sup> Butlers land Sowth,

One parcel of wood land which he Bought of W<sup>m</sup> Williams lying In y<sup>e</sup> litle ox pasture & was sometime the land of John Clarke containing by estimation fowerteen Acres (be it more or less) & abutts on y<sup>e</sup> high way lying North & Sowth In that ox pasture on y<sup>e</sup> east, & on land of Zachary feild west & on Tho : Birchwoods land Sowth, & on Thomas Lords land North ; :

One parcel of Wood land which he Bought of W<sup>m</sup> Williams lying in y<sup>e</sup> Cowe pasture & containes by estimation eleuen Acres three roods & Twenty pearches (be it more or less) abutting on Zachary Feilds land east on Richard Lord his land Sow<sup>th</sup>, & on land some time belonging to W<sup>m</sup> Pratt on y<sup>e</sup> North ; : recorded the 10<sup>th</sup> of December : 1662 : p me

John Allyn register

One Peice or parcell of Land w<sup>ch</sup> he Purchased of John Prat of Say brook lying in the fowerth Division of Land from windsor high way westward, w<sup>ch</sup> S<sup>d</sup> Land was an alottment unto his father W<sup>m</sup> Pratt deceased, & by him putt into the possesion of the Said Sam<sup>t</sup> Olcott Sundry years Since to Look after for him, the Quantity of acres is not Certainly Known, butt all that was his fathers allotment in that divission I doe Sell unto him and it is abbutted South on Land of Said Sam<sup>t</sup> olcot & East on Land belonging to m<sup>r</sup> Rich<sup>d</sup> Lord and west on a high way, the north Buttment not yett known, as will appear more Largely by his Deed und<sup>r</sup> the hand & Seal of John Pratt Dated ye fowerth of Jan<sup>ry</sup> 169<sup>3</sup>/<sub>4</sub>, acknowledged the Same day before John Allyn ass<sup>t</sup>

Recorded Nov : 5<sup>th</sup> 1700

In the agreement dated July 8, 1699, for the division of the estates of his father and mother, Thomas and Abigail Olcott, there were set to Samuel as part of his share fifteen acres of meadow on the east side of the river, eleven acres in the North or Long Meadow and forty-two acres in the West Division.

On page 579 of the Book of Distributions in the Town Clerk's office is entered an agreement dated March 12, 1673, between Samuel Olcott and Robert Sanford regarding a fence on the north side of Olcott's home lot, which lot is the first piece mentioned in the description of his lands as given on page 45.

An examination of the Hartford Land Records proves that this property was located on the west side of the present Trumbull Street near Chapel Street.

The date of Samuel Olcott's death is unknown, but by referring to the following will and inventory, it will be seen that it occurred between March 13 and April 3, 1704. Nothing has been discovered by which the date of his wife's death can be approximated.

I Samuell Olcott Knowing that I have not Long to live in this world but must quickly Resigne my Imortall Soul to him who gave it & knowing it is my duty to Set my house in order I being thrō gods goodnesse sound in my understanding & memory do ordain & make this my Last will & Testament hereby making void all my former wills or Testaments whatsoever giving my Soul into y<sup>e</sup> hands of my dearest Lord & saivour who has Redeemed it with his most precious blood & my body to the Earth decently to be buried: & after my Lawfull debts & funerall charges are paid I bestow the rest of my estate that God hath graisously given me as followeth:

Imp: I give to my daughter Sarah williams & to her children twenty pounds in currant country pay or in y<sup>e</sup> moveables of my estate to be paid by my executours here after to be named within one year after my decease

It: I give to her son John williams & if he dy before he come of age to his next Brother one acre & half of swamp or meadow Land to be measured off the east end of my upper meadow Lot on y<sup>e</sup> east side y<sup>e</sup> great River the whole breadth of y<sup>e</sup> Lot:

It: I give to my daughter mary Bigloes children to be equally divided to them the whole of my Land in the South meadow lying in two parcells or twenty pounds in good Country pay which my executours shall choose & I allow them the space of ten years to determine their choice herein

It: I give to my daughter Elisabeth beside whatever she hath already received twenty pounds in Currant Countrey pay or in y<sup>e</sup> moveables of my estate to be paid her within one year after my decease :

It: I give to her & her heirs my wood Lott lying in y<sup>e</sup> pine field over brickill bridge to be to her & her heirs & in default of such heirs to Return to my executours & their heirs alwayes provided that she shall pay out of y<sup>e</sup> value of said Lot ten pounds Country pay to my grandchild Sarah williams within four years after she shall come into y<sup>e</sup> possession thereof: & if as above it ever Revert to my executours or their heirs they shall then Repay the ten pound.

It: To my two sons Thomas & George I give all my housing & home Lott to be equally divided between them to them & to their heirs forever saving that I give to my son George over & above his half the shop with all the weaving furniture & this part of my housing & home lot that I give to my son Thomas I give it to him & y<sup>e</sup> heirs of his body & also to my son George y<sup>e</sup> choice of y<sup>e</sup> two dwelling houses :

It I give to my son Thomas & to y<sup>e</sup> heirs of his body the east end of my blue hill Lott the whole breadth twenty Rod of y<sup>e</sup> Length :

It: I give to my son George & his heirs the next part of y<sup>e</sup> said Lott the whole breadth & fourty four Rod in Length :

It: to my son Thomas & y<sup>e</sup> heirs of his body all the Remainder of my said Lot west ward :

It: I give to my son Thomas & the heirs of his body one half of the Remainder of my upper Lot on y<sup>e</sup> east side v<sup>e</sup> great River & to my son George & his heirs y<sup>e</sup> other half.



It: I give to my sons Thomas & George & their heirs my Lower medow Lott on y<sup>e</sup> east side the great River to be equally divided between them:

It: I give my son Thomas & the heirs of his body the one half of my meadow Lot lying in y<sup>e</sup> Long meadow & to my son George & his heirs the other half there of:

It: I give to my sons Thomas & George & their heirs all my Right in the five mile purchase over y<sup>e</sup> great River as also all my moveable estate what so ever to be equally divided between them obliging them Jointly & equally to pay all my forementioned debts & Legacies:

It: I do ordain & constitute my sons Thomas & George to be Joint executours to this my Last will: I also desire my good friends cap<sup>t</sup> Aaron Cook & m<sup>r</sup> Joseph Talcot to be overseers of this my will & pray them to assist & advise my executours in the discharge of their trust & I Appoint my executours to Pay to each of them twenty shillings in countrey pay. for confirmation of the above written I here to set my hand & seal

signed sealed & declared in      dated December 1;  
presence of      1703.

Timothy woodbridge  
Richard Goodman

*Samuel Olcott* [Seal]

moreover to what I have said Respecting my wood Lot at ye blue hills I adde that I give to each of my two sons to whom I have given it the liberty of a convenient cart way thro' each others Land to their owne to be laid out when there is need & to Remain to the use of them & their heirs forever also I give them full power with y<sup>e</sup> consent of my overseers if they find it needfull to lay my blue hill Lot in any more convenient form I give them full power to do it Reserving to themselves & heirs the full Proportions as exprest in y<sup>e</sup> body of my will It: I give my son Thomas all my Right in y<sup>e</sup> New frame over the highway

feb : 28 170 $\frac{3}{4}$

I Samuell Olcot To my within written will annex this Schedule That vpon y<sup>e</sup> consideration of my Long illnesse hitherto & not knowing how long it shall please God to continue me under it whereby I have expended some considerable part of my estate I see Just Reason to abate somewhat of y<sup>e</sup> within mentioned Legacies that so my executour may not be Overcharged viz: I hereby take back one acre of y<sup>e</sup> Land in y<sup>e</sup> South meadow in my will given to y<sup>e</sup> children of my daughter mary & give it to my executours & their heirs forever with full power to sell y<sup>e</sup> same for y<sup>e</sup> payment of my debts & this acre of meadow is called the Long acre It: I take back four pounds from my daughter elisabeth out of the part of moveables given her in my will & I give it to my executours

It: I take back fourty shillings of y<sup>e</sup> Legacy given to my daughter Sarah in moveables & give it to my executours

Signed & declared in  
the presence of  
T: Woodbridge  
John olcott

Samuel olcot

march 13 170 $\frac{3}{4}$

I farther make this alteration in y<sup>e</sup> Legacy given to my daughter Elisabeth viz: that wood Lot given her in my within written will lying in pine fields over brickill bridge It is my will that in lue thereof my executours shall pay her ten pounds currant country pay within four years after my decease & also the ten pounds given to Sarah williams within y<sup>e</sup> mentioned term they shall also pay her & I do give to my two sons Thomas & George that same wood Lot to them & their heirs forever provided also that if my said executours shall not pay y<sup>e</sup> said ten Pounds to my daughter elisabeth within y<sup>e</sup> term of four years mentioned then the said wood Lot shall be hers & her heirs as is mentioned in my will she also upon the Receiving of it pay-

ing the ten pounds to said Sarah williams as is also mentioned  
in my will for confirmation of the above written I herto set  
my hand

Signed & declared in presence  
of Timothy Woodbridge  
Timothy hide

Samuel ~~X~~ Olcot<sup>1</sup>  
his mark

An Inuentry of the Estate of Samuell Olcott Decesed taken  
By us whose nams are hereunto Subcribed aprill 3<sup>d</sup> 1704

	<sup>h</sup>	<sup>s</sup>	<sup>d</sup>
In. His wearing Clothes . . . . .	04	12	0
In. Cash 12 <sup>s</sup> . . . . .	00	18	0

#### In the Iner. Roome

In the first Bed Bedsted and furnitur . . . . .	07	00	00
In the Trundle Bed Bedsted and furniture . . . . .	02	12	00
In A Bed Bedsted and furniture . . . . .	02	11	00
In 4 pair of Sheeats . . . . .	03	02	00
In 8 napkins 11 <sup>s</sup> A tovell 1 <sup>s</sup> in 2 pillow covers 4 <sup>s</sup> 6 <sup>d</sup>	00	16	06
In A table 12 <sup>s</sup> in a table cloth 18 <sup>d</sup> . . . . .	00	13	06
In A Chest 4 <sup>s</sup> in A Box 2 <sup>s</sup> : In A gratt Bible 12 <sup>s</sup> in 2 Book 5 <sup>s</sup> . . . . .	01	03	00

#### In the outer Roome

In A gratt kittle 3 <sup>h</sup> In A warmin pan 12 <sup>s</sup> all . . . . .	03	12	00
In A gratt porig pott 15 <sup>s</sup> In a small porig pott & hooks 10 <sup>s</sup> in a skillit frame 18 <sup>d</sup> . . . . .	01	06	06
In A friing pan 7 <sup>s</sup> in A 3 pint putor pott 5 <sup>s</sup> In a quart pott 3 <sup>s</sup> all . . . . .	00	15	00
In A chamber pott 6 <sup>s</sup> In 8 pound old putor 12 <sup>s</sup> . . . . .	00	18	00
In A putor Basin 4 <sup>s</sup> In a putor plator 6 <sup>s</sup> 6 <sup>d</sup> . . . . .	00	10	06
In 3 spunes 18 <sup>d</sup> in 3 wooden Bovls 3 <sup>s</sup> 6 <sup>d</sup> . . . . .	00	05	00
In A Ston Jugg 1 <sup>s</sup> In 2 glase Botels 1 <sup>s</sup> . . . . .	00	02	00
In An earthen pan 1 <sup>s</sup> in earthen Salt Seler 1 <sup>s</sup> . . . . .	00	02	00

<sup>1</sup> Hartford, Conn., Probate Files.

In A pair Stillyards 8 <sup>s</sup> in an Hour glase 1 <sup>s</sup> in a	h	s	d
can 1 <sup>s</sup> . . . . .	00	10	00
In 2 Sickils 2 <sup>s</sup> in 2 pair of Sheairs 4 <sup>s</sup> 6 <sup>d</sup> . . .	00	06	06
In A tramill 6 <sup>s</sup> in A small table 2 <sup>s</sup> in A kneding			
Troufe 3 <sup>s</sup> . . . . .	00	11	00
In 5 chaires 10 <sup>s</sup> in 2 cusions 4 <sup>s</sup> In 3 Spining			
wheals 10 <sup>s</sup> . . . . .	01	04	00
In 2 Loums and wooden tacklin . . . . .	06	00	00
In A drawing knife 3 <sup>s</sup> In 2 Gunes 2 <sup>h</sup> 10 <sup>s</sup> . . .	02	13	00
In A Sord 6 <sup>s</sup> In Lead and Bullits 4 <sup>s</sup> . . . . .	00	10	00
In 6 Bushels ots 12 <sup>s</sup> in 12 Bushells Rie 1 <sup>h</sup> 16 <sup>s</sup> .	02	08	00
In 8 pound flax 6 <sup>s</sup> in 2 old chests 2 <sup>s</sup> . . . . .	00	08	00
In A Barill $\frac{1}{2}$ porke 5 <sup>h</sup> 5 <sup>s</sup> In Suitt and tub 8 <sup>s</sup> . .	05	13	00
In A chairn 5 <sup>s</sup> In a kelor 5 <sup>s</sup> In an earthen			
pott 1 <sup>s</sup> . . . . .	00	11	00
In 2 pound kandls 2 <sup>s</sup> In A Barill of Sider 15 <sup>s</sup> In			
4 old Barills 4 <sup>s</sup> . . . . .	01	01	00
In A mashin tub 4 <sup>s</sup> In A paill 2 <sup>s</sup> In $\frac{3}{4}$ hooes 5 <sup>s</sup>			
shoue 5 <sup>s</sup> . . . . .	00	16	00
In A Saddle and Bridle 15 <sup>s</sup> In Betle and weges			
and A pair of Rings 9 <sup>s</sup> . . . . .	01	04	00
In 2 Hides 1 <sup>h</sup> 12 <sup>s</sup> In 2 pare of Horse trases 16 <sup>s</sup> .	02	08	00
In A Hachell 6 <sup>s</sup> . . . . .	00	06	00
In ploue Irons and Chain 1 <sup>h</sup> 12 <sup>s</sup> In youk and			
Irons 5 <sup>s</sup> . . . . .	01	17	00
In Swine 2 <sup>h</sup> 15 <sup>s</sup> In 23 Sheepe 11 <sup>h</sup> 10 <sup>s</sup> . . . . .	14	05	00
In a cartt Horse 5 <sup>h</sup> In A baye mare 3 <sup>h</sup> Black			
mare 2 <sup>h</sup> all . . . . .	10	00	00
In 2 oxen : 12 <sup>h</sup> In 4 coves 16 <sup>h</sup> In 2 year old			
Hefer 2 <sup>h</sup> . . . . .	30	00	00
In A yearlin Hefer 1 <sup>h</sup> 5 <sup>s</sup> In calfe 18 <sup>s</sup> . . . . .	02	03	00
In 2 Stears 4 <sup>h</sup> In cleaue and pin 4 <sup>s</sup> In 9 y <sup>d</sup> Carse			
3 <sup>h</sup> 12 <sup>s</sup> . . . . .	07	16	00
In an axe 8 <sup>s</sup> In A cartt Boxes and Bands 1 <sup>h</sup> 10 <sup>s</sup>	01	18	00
In Cartt 4 <sup>s</sup> In Ex naills 3 <sup>s</sup> . . . . .	00	07	00

In fire Slice & tonges 6 <sup>s</sup> 6 <sup>d</sup> in an old Sieth and	h	s	d
tacklin 3 <sup>s</sup> . . . . .	00	09	06
In A Brush Sieth 4 <sup>s</sup> In Reeds and Slayes in the			
Shope 2 <sup>h</sup> . . . . .	02	04	00
	128	08	00
In Houseing and Land at Hoom 150 <sup>h</sup> . . . . .	150	00	00
In 15 acrs meadow Land on the East Side y <sup>e</sup> gratt			
Riuer . . . . .	120	00	00
In Land In the South meadow . . . . .	016	00	00
In 9 acrs Land over Brickell Brige . . . . .	014	00	00
In 11 acrs Land in ye Long meadow . . . . .	050	00	00
In Land at the Blue Hill plain . . . . .	070	00	00
In vndevided Land one the East Side y <sup>e</sup> Gratt			
Riuer . . . . .	002	00	00
	422	00	00
the totall . . . . .	550	08	00

Aaron Cooke  
Robert Sanford  
John Pratt <sup>1</sup>

CHILDREN OF SAMUEL AND

OLCOTT.

- I. SARAH,
- II. MARY,
- m.
- “ before Sept. 16, 1688, Jonathan
- Williams.<sup>2</sup>
- Bigelow.<sup>3</sup>

<sup>1</sup> Hartford, Conn., Probate Files.

<sup>2</sup> It is impossible to determine the Christian name of her husband, as prior to the date of her father's will there were two or more Williams families in which the wife's name was Sarah.

<sup>3</sup> Mary, wife of Jonathan "Bigloe," was admitted to full communion in the First Church of Hartford, Sept. 16, 1688, and the baptisms of his children appear on the same records: Abigail, Nov. 2, 1690; Daniel, March 26, 1693; Samuel, March 31, 1695. "Jonathan Bigelow's wife" was buried, March 7, 1697. On page 190 of Vol. 3, Hartford Land Records, is an assignment, dated Jan. 28, 1713-14, from Daniel Bigelow to his brother Joseph, of all his right as a legatee of his (Daniel) grandfather Samuel Olcott.

- |    |      |            |    |                                |
|----|------|------------|----|--------------------------------|
| 6. | III. | THOMAS,    | m. | Nov. 13, 1695, Hannah Barnard. |
|    | IV.  | ELIZABETH, | “  | May 20, 1703, Jonathan Ashley. |
|    | V.   | GEORGE,    | “  | Sarah Bunce. <sup>1</sup>      |

## 4.

ELIZABETH OLCOTT, daughter of Thomas and Abigail ( ) Olcott, was baptized December 7, 1643. In the agreement, dated March 22, 1671, for the division of her father's estate, which she signed as Elizabeth Olcott, she was apportioned £100 as her full share. She married after February 7, 1674, HIDE.<sup>2</sup>

In the first edition of the Olcott genealogy, printed in 1845, it is stated that her husband's name was Timothy Hide. A man of that name resided in Wethersfield in 1679, and he may have been her husband, but of this the compiler has been unable to find any proof.

The date of her husband's death is unknown. In Vol. 1, page 191, of the Hartford Land Records, is the copy of a deed, dated February 7, 1698, from Samuel and John Olcott, conveying sixty-six acres in the West Division, and in this deed they give a warrant against the claims of their sister, Widow Elizabeth Hide. There is no trace of her after this date.

<sup>1</sup> It is stated in the 1845 edition of the Olcott genealogy that she was daughter of John Bunce, but the compiler of this pamphlet has not been able to find anything by which her maiden name can be proved.

<sup>2</sup> Document 198, in Vol. 1 of Private Controversies in the Connecticut State Library, is a bond, dated Feb. 7, 1674, from Samuel Hale of Wethersfield to Widow Abigail Olcott. Elizabeth Olcott signs as a witness.

CHILD OF

AND ELIZABETH (OLCOTT) HIDE.

I. TIMOTHY,

May 25, 1705, Thomas and John Olcott, as executors of the wills of Thomas and Abigail Olcott, conveyed to him as the "only son and heir" of their sister Elizabeth Hide, deceased,  $13\frac{1}{2}$  acres in the South Meadow.<sup>1</sup>

He died May 28, 1710; and in his will, dated April 7, 1710, he bequeathed this property to these two uncles, subject to the life-estate of his uncle and aunt, Caleb and Mary Watson.<sup>2</sup>

## 5.

JOHN OLCOTT, son of Thomas and Abigail ( ) Olcott, was baptized in Hartford, February 3, 1649, and was one of the persons "propounded for freemen" at a session of the General Court, held in May, 1676.<sup>3</sup> He was forty-five years old when he married MARY (BLACKLEACH) WELLES, daughter of John and Elizabeth ( ) Blackleach, and widow of Thomas Welles.<sup>4</sup> He was chosen one

<sup>1</sup> Hartford Land Records, Vol. 1, p. 300.

<sup>2</sup> Hartford Probate Records, Vol. 8, p. 45.

<sup>3</sup> Colonial Records of Connecticut, Vol. 2, p. 285.

<sup>4</sup> On page 171 of Vol. 3, Wethersfield Land Records, is a deed, dated Dec. 10, 1703, from John Olcott and wife Mary of Hartford and Elizabeth Harris of Boston, widow of Richard, to "our Honor<sup>d</sup> & Loueing Mother Elizabeth Blackleach of Wethersfield aforesaid Widdow," conveying lands formerly belonging "to our Late Hon<sup>d</sup> father John Blackleach of Wethersfield afores<sup>d</sup> Merch<sup>t</sup> Deceas<sup>d</sup>." Savage's Genealogical Dictionary of New England, Vol. 4, p. 480, gives Welles's date of death as March 16, 1695, the authority for which is unknown. Olcott was appointed administrator on the estate of Thomas Welles, Nov. 11, 1695, Hartford Probate Records, Vol. 5,

of the Chimney Viewers for the north side of the town in 1682, and again in 1697.<sup>1</sup> In the agreement made March 22, 1671, for the division of his father's estate, there was set to him the dwelling-house and home-lot occupied by his mother; and in the agreement for the final settlement of the estates of his father and mother, there were apportioned to him several pieces of land in Hartford and Wethersfield. In the Hartford Town Votes, under date of "Feb 28<sup>d</sup> 1689," appear certain entries regarding "the deffence off the Towne," one of which reads thus: "The Towne allso Voted thatt M<sup>r</sup> John Olcotts Howse Should bee fortyfyed for the North Side the Riur, & Allso M<sup>r</sup> Bartholmew Barnards Howse for the Said Vse." And under date of "Aprill 8<sup>th</sup>. 1704" are these on the same subject: —

"The Town by their Voate Did agree & order that their Should be four houses fortyfyed on the West side the great River, Two of which to be on the north side of the Riverlett & the other Two on the South side."

"The Town by their Voate did apoint the House of m<sup>r</sup> Sam<sup>l</sup>: Willis, and the House of m<sup>r</sup> John Olcott to be fortyfyed." <sup>2</sup>

"Aprill y<sup>e</sup> 6<sup>th</sup>: 1697"

"att a Town meeting of the inhabitants of the Town of Hartford," "the Town have Granted libertye to m<sup>r</sup> Jn<sup>o</sup> Olcott for the Standing of a Sider house allready Erected near his Dwelling House, for Such time as he Shall Continue the Same for that

p. 91; and on page 70 of Vol. 8 of the same records, under date of April 9, 1712, is an entry, that upon the request of Mary Olcott, relict of John Olcott, and also of Thomas Welles, distribution was ordered of the estate of said Thomas Welles.

<sup>1</sup> Connecticut Historical Society Collections, Vol. 6, pp. 200 and 250.

<sup>2</sup> Connecticut Historical Society Collections, Vol. 6, pp. 228 and 272.



use, nott to alter the proper lye of the Land, butt the right y<sup>r</sup>of to belong to the Town.”<sup>1</sup>

An investigation of the Land Records shows, that John Olcott's dwelling-house, referred to in the votes quoted, stood on the land bought by his father of Edward Hopkins; the premises being bounded by the streets now known as Main, Pearl, and Trumbull streets, and extending north nearly, if not quite, to the land included within the present lines of Asylum Street.

John Olcott “decesed Desem<sup>r</sup> 1711,” and on the 7th of April, 1712, his widow Mary was appointed administrator on his estate.<sup>2</sup> On the 5th of May, 1712, there was presented to the Probate Court:—

An Inuentory of: The Estate of John Olcot Decesed Desem<sup>r</sup> 1711 Taken: By us Whose names are under Writen This 2<sup>d</sup> Day of may 1712

To wearing clothes 10 <sup>th</sup>	. . . . .	10	—	0	—	0
To plate: 35 ounces and $\frac{1}{2}$ of plate at 8 <sup>s</sup> p <sup>r</sup> ounce		14	—	4	—	0
In Dwelling Rome:						
To New Putor: 147 pound weight at 2 <sup>s</sup> — 6 <sup>d</sup> p <sup>r</sup> <sup>th</sup>						
& prihed all as Cash:	. . . . .	19	—	3	—	9
To 3 putor Candle: Sticks: at 5 <sup>s</sup> p <sup>r</sup> 15 <sup>s</sup> : & one						
hangin Candlestick 7 <sup>s</sup>	. . . . .	01	—	2	—	0
To: a Flagon 8 <sup>s</sup> : To a 2 quart pot 7 <sup>s</sup> : To a quart						
pot 4 <sup>s</sup> pint pot 2 <sup>s</sup> — 6 <sup>d</sup>	. . . . .	01	—	1	—	6
To: a Tankered: 5 <sup>s</sup> & 10 poringers 10 <sup>s</sup> one quart						
pot: 3 <sup>s</sup> : & 6 <sup>d</sup> more 1 quart pot 2 <sup>s</sup>	. . . . .	01	—	1	—	6
To: a Salt Seler: 2 <sup>s</sup> — 6 <sup>d</sup> more a Salt Seler 1 <sup>s</sup> & a						
Beaker: 1 <sup>s</sup> : & Chamber pot 3 <sup>s</sup>	. . . . .	00	—	7	—	6
To: 18 <sup>th</sup> of old putor: at 16 <sup>d</sup> p <sup>r</sup> <sup>th</sup> 24 <sup>s</sup> :	. . . . .	01	—	4	—	0

<sup>1</sup> Connecticut Historical Society Collections, Vol. 6, p. 248.

<sup>2</sup> Hartford Probate Records, Vol. 8, p. 65.

To: a Gratt Brase Kitle 4 <sup>h</sup> more a Smaller Kitle	
20 <sup>s</sup> : more a Small Kitle 12 <sup>s</sup> . . . . .	05 - 12 - 0
To: 3 Brase Kitels: Small ons: 20 <sup>s</sup> : Brase Skilet:	
15 <sup>s</sup> : more 2 Skilets 12 <sup>s</sup> . . . . .	02 - 07 - 0
To: an old Skilet 3 <sup>s</sup> : To: 2 Small Brase Skilets at	
3 <sup>s</sup> p <sup>r</sup> 6 <sup>s</sup> . . . . .	00 - 09 - 0
To: a Brase. Chaping Dish: 5 <sup>s</sup> To a Brase Kan-	
dleStick 7 <sup>s</sup> . . . . .	00 - 12 - 0
To: a Small Brase Kandle stick 5 <sup>s</sup> : a Belmetle:	
mortor & pestle 10 <sup>s</sup> . . . . .	00 - 15 - 0
To: an old Bellmetle mortor 4 <sup>s</sup> : a Small Belmetle	
pot. 16 <sup>s</sup> : . . . . .	01 - 00 - 0
To: Tin ware: 7 <sup>s</sup> To an Iron Kitle. 7 <sup>s</sup> To an Iron	
pot: 10 <sup>s</sup> : . . . . .	01 - 04 - 0
To: 2 Tramills at 6 <sup>s</sup> p <sup>r</sup> : to a pair of Iron andirons	
18 <sup>s</sup> . . . . .	01 - 10 - 0
To: a pare. of andIrons 12 <sup>s</sup> . . . . .	00 - 12 - 0
To: 3 pair of fire tongs: 9 <sup>s</sup> more a Small pair tongs	
with a spring 2 <sup>s</sup> 6 <sup>d</sup> . . . . .	00 - 11 - 6
To: a Box: Iron: and heaters 6 <sup>s</sup> : a pair Still-	
yards: 5 <sup>s</sup> . . . . .	00 - 11 - 0
	<hr/>
	63 - 14 - 9
	63 - 7 - 9

In the: Chamber ———

To: 2 pair of fine Holon sheets: at 3 <sup>h</sup> p <sup>r</sup> . . . .	06 - 00 - 0
To: one pair of Dito 30 <sup>s</sup> . . . . .	01 - 10 - 0
To: 3 pair of Coten and lining shetts at 20 <sup>s</sup> p <sup>r</sup> .	03 - 00 - 0
To: a pair of: fine flaxen: shetts 25 <sup>s</sup> . . . . .	01 - 05 - 0
To: 7 sheets 40 <sup>s</sup> : & 3 pair of toe sheets at 15 <sup>s</sup> p <sup>r</sup>	
4 <sup>1</sup> / <sub>5</sub> <sup>s</sup> . . . . .	04 - 05 - 0
To: 17 Holon pilow cotes 4 <sup>h</sup> more 4 pilow cotes	
Holon 12 <sup>s</sup> . . . . .	04 - 12 - 0
To: 3 lining pilow cotes at 2 <sup>s</sup> p <sup>r</sup> 6 <sup>s</sup> . . . . .	00 - 06 - 0
To: 2 Holon: Cubard clothes 20 <sup>s</sup> . . . . .	01 - 00 - 0
To: 26 Diapair napkins 4 <sup>h</sup> & 4 Diapair Table	
cloths 48 <sup>s</sup> . . . . .	06 - 08 - 0

To: one more Diapair Table cloth: 8 <sup>s</sup> & 2 Diapair Towells 6 <sup>s</sup> . . . . .	00 - 14 - 0
To: 2 fringed napkins 4 <sup>s</sup> : & 2 lining pillow Cote 4 <sup>s</sup>	00 - 08 - 0
To: 34 napkins lining 50 <sup>s</sup> : & 10: larg Towells: 2 <sup>s</sup> : p <sup>r</sup> 20 <sup>s</sup> . . . . .	03 - 10 - 0
To: old napkins old Table clothes and old Towells all 20 <sup>s</sup> more a napkin 1 <sup>s</sup> . . . . .	01 - 01 - 0
To: a feather Beed and Bolster 8 <sup>th</sup> and pilow . .	08 - 00 - 0
To: more one feather. Beed Bolster and pilow 7 <sup>th</sup> .	07 - 00 - 0
To: a Trundell feather Beed: Beedstead Bolster and pilow 5 <sup>th</sup> . . . . .	05 - 00 - 0
To: a larg cheast: 20 <sup>s</sup> & a chest with Drawers and Cushon 25 <sup>s</sup> . . . . .	02 - 05 - 0
To: a larg Trunk: 12 <sup>s</sup> : more 4 Trunks 24 <sup>s</sup> : & a Desk: 8 <sup>s</sup> . . . . .	02 - 04 - 0
To: a Boxe: 2 <sup>s</sup> : and 3 Joynt Stools: 5 <sup>s</sup> & 7 leather chairs 14 <sup>s</sup> . . . . .	01 - 01 - 0
To: a Beedstead 20 <sup>s</sup> . . . . .	01 - 00 - 0
	$\begin{array}{r} \text{th} \quad \text{s} \quad \text{d} \\ 59 - 13 - 0 \end{array}$

## In the pallor chamber

To a feather Beed Bolster: pilow and Curtains & Beed stead - 6 <sup>th</sup> - 10 <sup>s</sup> - 0	06 - 10 - 0
To: 3 Small Boxes 5 <sup>s</sup> To a cheast 3 <sup>s</sup> To an: ovell Table: 16 <sup>s</sup> : . . . . .	01 - 04 - 0
To 10 Chairs 12 <sup>s</sup> . . . . .	00 - 12 - 0
	$\begin{array}{r} \text{th} \quad \text{s} \quad \text{d} \\ 8 - 06 - 0 \end{array}$

## In the pallor

To a Beed stead Curtains and vallants 25 <sup>s</sup> . .	01 - 05 - 0
To : a Sating Blankit wrought with Siluer and Cap and Sleves 30 <sup>s</sup> . . . . .	01 - 10 - 0
To: a silk Blanket east endies Silk 15 <sup>s</sup> and 2 Sating Capes 12 <sup>s</sup> . . . . .	01 - 07 - 0
To: a Sarg Blanket 6 <sup>s</sup> more a Sarg Blankit with Gould Lace 20 <sup>s</sup> . . . . .	01 - 06 - 0

To: a Brood cloth Blanket 25 <sup>s</sup> and a wroght Cushon 4 <sup>s</sup> . . . . .	01 - 09 - 0
To: a Cubard and Cloth and Cushon 40 <sup>s</sup> To cheast with a Drawer 40 <sup>s</sup> . . . . .	04 - 00 - 0
To: 3 Cabinets: 10 <sup>s</sup> : To: a Carved cheast 10 <sup>s</sup> To earthen ware 5 <sup>s</sup> . . . . .	01 - 05 - 0
To: a Looking Glase: 16 <sup>s</sup> : more one Looking Glase 3 <sup>s</sup> . . . . .	00 - 19 - 0
	$\begin{array}{r} \text{h} \quad \text{s} \quad \text{d} \\ 13 - 1 - 0 \end{array}$
To: a warming pan 7 <sup>s</sup> : & 3 large Feather Cushons 10 <sup>s</sup> : . . . . .	00 - 17 - 0
To: 4 Feather Cushons 8 <sup>s</sup> : To new lining cloth: 20 <sup>s</sup>	01 - 08 - 0
To: a Table 8 <sup>s</sup> : 2 Fring pan 10 <sup>s</sup> To 3 Spening Whealls 12 <sup>s</sup> . . . . .	01 - 10 - 0
To: a Small: Cubard 5 <sup>s</sup> and a Small Table 2 <sup>s</sup> : wooden: ware 3 <sup>s</sup> - 10 <sup>s</sup> - . . . . .	00 - 10 - 0
To: old Barills and Tubes: 10 <sup>s</sup> : . . . . .	00 - 10 - 0
To: Brase: Skilet: 7 <sup>s</sup> : To a Cubard 30 <sup>s</sup> a Gratt Table 20 <sup>s</sup> . . . . .	02 - 17 - 0
To: a pair of and Irons: 1 <sup>h</sup> - 10 <sup>s</sup> - a Tramill 6 <sup>s</sup> a pair Stilyards 7 <sup>s</sup> . . . . .	02 - 03 - 0
To: a cheast 3 <sup>s</sup> - and Greatt cheast 6 <sup>s</sup> and a Gred iron 4 <sup>s</sup> . . . . .	00 - 13 - 0
To: a larg Iron Bound Cheast 10 <sup>s</sup> To 2 half Bushells & Bushell 14 <sup>s</sup> . . . . .	01 - 04 - 0
To: 14 Blankets 7 <sup>h</sup> - 10 <sup>s</sup> - 0 <sup>d</sup> . . . . .	07 - 10 - 0
To: 7 Feather pilows 42 <sup>s</sup> : & 2 Corn Baskits 2 <sup>s</sup> .	02 - 04 - 0
To: a pair of oxen 9 <sup>h</sup> To a pair of younger oxen 7 <sup>h</sup> - 10 <sup>s</sup> - 0 <sup>d</sup> . . . . .	16 - 10 - 0
To: 5 Coues 14 <sup>h</sup> and 3 two year old 6 <sup>h</sup> and 3 one year old 3 <sup>h</sup> - 15 <sup>s</sup> . . . . .	23 - 15 - 0
To: a mare 40 <sup>s</sup> : Rone horse: 30 <sup>s</sup> : Bald mare 3 <sup>h</sup> Brown horse 4 <sup>h</sup> . . . . .	10 - 10 - 0
To a Horse colt: 30 <sup>s</sup> . . . . .	01 - 10 - 0
To: Swines 5 <sup>h</sup> . . . . .	05 - 00 - 0

To: a plow: & Share. and Colter 20 <sup>s</sup> . . . . .	01 - 00 - 0
To a Cartt. Whealls and Iron Implements Belong- ing to it . . . . .	01 - 10 - 0
To 2 youks: and Irons 6 <sup>s</sup> To a pair of Horse chains 8 <sup>s</sup> . . . . .	00 - 14 - 0
To : a Spade: 2 <sup>s</sup> - 6 <sup>d</sup> & old axes: 6 <sup>s</sup> : & 2 Howes 3 <sup>s</sup>	00 - 11 - 6
To an old Copers axe and Adess and han Saw 5 <sup>s</sup>	00 - 05 - 0
To Colers: Blind Halter 7 <sup>s</sup> . . . . .	00 - 07 - 0
To: House and Homstead 150 <sup>h</sup> . . . . .	150 - 00 - 0
To: 6 acors of meadow Land 42 <sup>h</sup> . . . . .	42 - 00 - 0
To : 7 acors $\frac{1}{2}$ of upland 22 <sup>h</sup> 10 <sup>s</sup> . . . . .	22 - 10 - 0
To: 300 Acors of upland Lying in Kanter bery 30 <sup>h</sup>	30 - 00 - 0
To: 87 <sup>h</sup> - 10 <sup>s</sup> Cash Due By Bond . . . . .	87 - 10 - 0

Ciprian nickcols

John pratt

Thomas Olcott

To a Sadle and Bridle 12 <sup>s</sup> & 2 Iron Candle Stickes 2 <sup>s</sup> . . . . .	00 - 14 - 0
To Beatle Rings and one wege 3 <sup>s</sup> - 6 <sup>d</sup> . . . . .	3 - 6
Suma Totalis . 560 <sup>h</sup> , 19 <sup>s</sup> , 9 <sup>d</sup> <sup>1</sup>	

On page 102 of Vol. 9, Hartford Probate Records, appears this entry, under date of May 26, 1722, "Mrs Mary Wadsworth alias Olcott admin<sup>rx</sup> on the Estate of Mr John Olcott Late of Hartford dec<sup>d</sup>: now Exhibited an acco<sup>t</sup> of her administration . . . which acco<sup>t</sup> this Court accepts and Order it to be kept upon file."

The remainder of the estate was ordered distributed to the widow and to the children, Mary Farnsworth, Rachel Olcott, and Abigail Olcott.

Mrs. Mary (Blackleach) Welles Olcott survived her third husband, Capt. Joseph Wadsworth, who died in 1729.

<sup>1</sup> Hartford, Conn., Probate Files.

## CHILDREN OF JOHN AND MARY (BLACKLEACH) OLCOTT.

- I. SAMUEL, b. Aug. 16, 1696. In the administration account of his father's estate are these entries, "To p<sup>d</sup> for my Son Sam<sup>l</sup> at Providence
- |    |      |     |
|----|------|-----|
| £  | s    | d   |
| 14 | - 15 | - 0 |
- To money dd to Sam<sup>l</sup> Olcott out of the Estate Just before he went to Sea.
- |   |      |     |
|---|------|-----|
| £ | s    | d   |
| 2 | - 00 | - 0 |
- Dec. 25, 1717, administration on his estate was granted to Joseph Farnsworth, Hartford, Conn., Probate Records, Vol. 9, p. 47.
- II. MARY, ,, Aug. 1, 1698, m. Joseph Farnsworth.
- III. RACHEL, ,, Oct. 28, 1701, ,, John Knowles.<sup>1</sup>
- IV. ABIGAIL, ,, Feb. 15, 1703/4, ,, 1. Timothy Bigelow.  
2. Nov. 6, 1748, Daniel Goodwin.<sup>2</sup>

## 6.

THOMAS OLCOTT (*Samuel* 3, *Thomas* 1), is a person of whose early history nothing whatever is known except that he was born about 1670. In an affidavit regarding the will

<sup>1</sup> On page 13 of Vol. 5, Hartford Land Records, is a conveyance dated Dec. 28, 1728, from John Knowles and wife Rachel of Hartford, of one and a half acres of land, "Set out and Distributed to y<sup>e</sup> said Rachell in part of portion of y<sup>e</sup> estate of her Late father M<sup>r</sup> John Olcott Dec<sup>d</sup>."

<sup>2</sup> In the division of the common lands on the east side of Connecticut River, part thereof was apportioned on the right of Abigail Olcott to the heirs of her sons, Thomas, Samuel, and John. Among the files of the Hartford Probate Court is a distribution, dated Dec., 1796, of the share of John Olcott among "the representatives of his three daughters, viz., Abigail Bigelow alias Goodwin, Rachel Knowles and Mary Farnsworth."

of his father-in-law, Bartholomew Barnard, and which is dated "Aprill the 15<sup>th</sup> 1698" his age is given as "28 years or ther Aboute."<sup>1</sup> He was married November 13, 1695,<sup>2</sup> by Lieut.-Col. John Allyn, one of the Assistants, to HANNAH BARNARD, baptized March 20, 1669-70,<sup>3</sup> daughter of Bartholomew Barnard. Bartholomew Barnard in his will, dated March 9, 1691, and probated April 15, 1698, gave to his daughter Hannah "my house and lott comonly called Kelors lot."<sup>4</sup> In September, 1663, this land was owned by William Goodwin, and was described as "one parcel of land w<sup>th</sup> a messuag or Tenement standing thereon which he Bought of W<sup>m</sup> Williams & was sometime y<sup>e</sup> land of Ralph Keelor containing halfe a Acre" . . . "abutting on y<sup>e</sup> high way leading to y<sup>e</sup> pound Hill on y<sup>e</sup> west and John maynerds land on y<sup>e</sup> Sow<sup>th</sup> & East, & on Bartlemew Barnards land on y<sup>e</sup> North."<sup>5</sup> This is evidently the same property that "Hannah Olcott Widow and relict of Thomas Olcott of Hartford deceased" conveyed by deed, dated May 4, 1743, to "my Son Jonathan Olcott of Hartford afores<sup>d</sup>" "for Supporting me in my Age."

The property was therein bounded, "Southeasterly on Maynard Days Land Northerly on land of Joseph Olcott Westerly on a highway Called the back lane."<sup>6</sup>

Thomas Olcott inherited from his father a part of the latter's homestead, beside land at the Blue Hills, in the Long Meadow and on the east side of the "Great River" including his interest in the Five Mile purchase.

In December, 1710, Thomas Olcott was chosen Constable

<sup>1</sup> Hartford Probate Files, Wills B, 1648-1740.

<sup>2</sup> Hartford Probate Records, Vol. 5, p. 92.

<sup>3</sup> History of the Second Church, Hartford, p. 298.

<sup>4</sup> Hartford Probate Records, Vol. 6, p. 78.

<sup>5</sup> Hartford Land Records, Book of Distributions, p. 574.

<sup>6</sup> Hartford Land Records, Vol. 7, p. 20.

and Collector of the "Country rate,"<sup>1</sup> and the following March he was appointed by the Governor and Council to complete the collection of the tax for which his brother George was chosen in December, 1709, and who died before the work was finished.<sup>2</sup>

Thomas Olcott died December 2, 1712, having made his will the day before. This will was presented to the Probate Court the 15th of the same month, and is here given in full:—

The Last Will and Testament of  
Thomas Olcot late of Hartford deceased —

I Thomas Olcot being in Expectation that my Change is very near, and being in my right mind, make my last Will as followeth, I give my Soul up to God who gave it, and in hopes of a glorious Resurrection at the re-union of my Soul and body again, thro my onely Lord and Saviour Jesus Christ—my body to be buried at the discretion of my friends, my outward or worldly Estate, I give one half of it to my Loving Wife hannah during her Naturall life, when my funerall Charges and Just Debts are paid The other half of my Estate I give my three Sons an equall Share of, and my daughter half So much as one of my Sons. I make my Wife my Sole Executrix to this my last Will, Which to be my Will I do Confirm by Setting to my hand, and Seal this first day of December. 1712.

During her naturall life between the the 7<sup>th</sup> and 8<sup>th</sup> lines was before Signing or Sealing

Signed, Sealed and declared }  
to his last Will & Testam<sup>t</sup> }  
in the presence of Us

Thomas Olcot, (a Seal).

Joseph Talcot

Hez: Wyllys — <sup>3</sup>

<sup>1</sup> Connecticut Historical Society Collections, Vol. 6, p. 296.

<sup>2</sup> Colonial Records of Connecticut, Vol. 5, p. 200.

<sup>3</sup> Hartford Probate Records, Vol. 8, p. 216.



An inuentary of the Estate of Thomas olcot Late of hartford  
who desesed the 2nd day of december 1712 taken by us the  
subscribers

prised as Cash

	ll	s	d
In his wearing apparill Linning and wooling . .	07	10	00
in a p <sup>r</sup> of Curtins and vallianc 30 <sup>s</sup> : 3 civerlids			
30 <sup>s</sup> all . . . . .	03	00	00
in a bed teeking 20 <sup>s</sup> : a bedd sted 6 <sup>s</sup> all . . .	01	06	00
in 10 p <sup>r</sup> of sheets 8 <sup>s</sup> p <sup>r</sup> paior 4 <sup>ll</sup> to 2 table			
Cloths 4 <sup>s</sup> . . . . .	04	04	00
in 8 napkins 8 <sup>s</sup> : 4 towills 6 <sup>d</sup> p <sup>r</sup> 2 <sup>s</sup> : 2 pillow			
Coats 3 <sup>s</sup> . . . . .	00	13	00
in a brass Keetle 30 <sup>s</sup> a brass skillit 6 <sup>s</sup> in 4 wine			
messurs 9 <sup>s</sup> . . . . .	02	05	00
in a doz and half of spoons 9 <sup>s</sup> : Earthon ware 5 <sup>s</sup>			
all . . . . .	00	14	00
in an iron pott 6 <sup>s</sup> and a keetle 3 <sup>s</sup> 4 Chaiors 6 <sup>s</sup> all	00	15	00
in books 10 <sup>s</sup> in Catikizms 6 <sup>s</sup> . . . . .	00	16	00
in one Long wheele 2 <sup>s</sup> to severall old Casks 12 <sup>s</sup> .	00	14	00
in 3 small fring pans 9 <sup>s</sup> one old one ditto 1 <sup>s</sup> all .	00	10	00
in 2 siues a payle and tunnill 5 <sup>s</sup> 4 old siths 4 <sup>s</sup> all	00	09	00
in one small plate Cup 11 <sup>s</sup> a paior monny			
scales 6 <sup>s</sup> all . . . . .	00	17	00
in 3 glases one old Chamber pott & one por-			
ringer all . . . . .	00	06	00
in one paile and 3 bouls and 2 small sdishis 2 <sup>s</sup> .	00	02	00
in a Ches pres and Chees moats and 3 p <sup>d</sup>			
Logwood . . . . .	00	04	00
in 9 deare skins: att 6 <sup>s</sup> per skin one with y <sup>e</sup> other	02	14	00
in 36 yds of scoch Cloth at 2 <sup>s</sup> p <sup>r</sup> y <sup>d</sup> . . . . .	03	12	00
in 7 p <sup>r</sup> of sheep skin glous 18 <sup>d</sup> p <sup>r</sup> . . . . .	00	10	06
in one fan 3 <sup>s</sup> one pockit booke 1 <sup>s</sup> : 3000 pins 3 <sup>s</sup> all	00	07	00
in 2 yds Corce hollon 3 <sup>s</sup> p <sup>r</sup> 6: 2 p <sup>r</sup> specticuls 2 <sup>s</sup>			
all . . . . .	00	08	00
in 8 yds ½ of black silk att 6 <sup>s</sup> p <sup>r</sup> yd all . . . .	02	11	00

in 4 grose of pips 5 <sup>s</sup> p <sup>r</sup> 20 <sup>s</sup> : one 1000 of six penny	ll	s	d
nails at 6 <sup>s</sup> : . . . . .	01	06	00
in 5 fat oxen at 8 <sup>ll</sup> p <sup>r</sup> ox 40 <sup>ll</sup> : 2 oxen ditto at 8 <sup>ll</sup>			
all . . . . .	48	00	00
in 3 oxen sould for 18 <sup>ll</sup> : to stears 5 <sup>ll</sup> : all . . .	23	00	00
in one stalian horse 3 <sup>ll</sup> : one bay horse Lane 2 <sup>ll</sup> .	05	00	00
in one horse 30 <sup>s</sup> a mare and Coult 30 <sup>s</sup> all . . .	03	00	00
in one pacing mare 40 <sup>s</sup> . . . . .	02	00	00
in 16 smale swine 6 <sup>s</sup> per . . . . .	04	16	00
in one Rood and ½ of Land homelott 4 <sup>ll</sup> . . .	04	00	00
in some timber 30 <sup>s</sup> . . . . .	01	10	00
	125	19	06
in a paper Booke 6 <sup>s</sup> . . . . .	000	06	00
in 20 quier of papper 20 . . . . .	001	00	00
a smale quntity of yarne som flax som meate a small quantity of tallow and aboute 2 yds of dam- mask giuen by her hus- band to make her stays not prised the hay also not aprised the Cattoll being apprised . . . as thay may be worth in the Spring : . . .	aprised by us jenry y <sup>e</sup> 30 <sup>th</sup> 1712-13	} Aaron Cooke Thomas wadsworth	
	128	5	6
	2	6	0
	125	19	6 <sup>1</sup>

Probably because of a balance due the Colony on the rate which he was collecting, the estate was represented insolvent, and January 5, 1713-14, Capt. Joseph Whiting, the Treasurer of the Colony, was appointed administrator in place of the widow.<sup>2</sup>

The following account was exhibited, and allowed by the Court of Probate :—

<sup>1</sup> Hartford Probate Files.  
<sup>2</sup> Hartford Probate Records, Vol. 8, p. 173.

An Acoump <sup>tt</sup> of Mony pd to Seurall p <sup>rs</sup>			
	℥	s	d
pd : To Cap <sup>tt</sup> Joseph Whiting } . . . . .	24	02	00
by m <sup>r</sup> Sam <sup>ll</sup> webster — }			
To Cap <sup>tt</sup> : Whiting by Cap <sup>tt</sup> Cook . . . . .	19	00	00
To Major Talcot . . . . .	01	02	— 3
To Obidia woods widdow . . . . .	04	00	— 00
To m <sup>r</sup> Dan <sup>ll</sup> Hooker . . . . .	01	00	— 00
To Ann Butler . . . . .	01	08	— 00
To m <sup>rs</sup> : wood bridg of Simsbery for } keeping. &. docttring : of Mary }	03	00	— 00
To m <sup>r</sup> Mather for Mary . . . . .	00	14	— 00
& for etraordinary Charges Layd } outt on y <sup>e</sup> pooer Sick Child } for Nine Mounths Sicknes &c } y <sup>e</sup> Leastt I Can Come att = }	20	00	— 00
To John Moses for keeping } & Tending Nimrod }	02	00	— 00
And for Suger & Apotticary } drugs for Nimrod }	00	03	— 00
To keeping too Small Chil- } dren one year & half }	10	00	— 00
To 9 Bear Skins Aprisd att 54 <sup>s</sup> } Returnd to y <sup>e</sup> owner of } them m <sup>r</sup> Da <sup>ll</sup> Bag }	02	14	— 00
July 5 } = : by A yoak of Sters payd to } 1714 } John Barnad = y <sup>e</sup> Stears } wear Aprised att fiue } pounds so sold — }	05	00	— 00
By : 11 days posting y <sup>e</sup> book by } Edw <sup>dd</sup> Alleyn att 2 <sup>s</sup> p <sup>r</sup> : day : pd }	01	02	— 00
By Rates payd to y <sup>e</sup> Country Minister } & Town all mony . . . . . }	01	10	— 00
	<hr/> 53 — 2 — 03 <hr/>		

The above Acco<sup>t</sup> of 53<sup>℥</sup> 2 — 03 is allowed to

s<sup>d</sup> Hannah Olcot and also the Sum of 6<sup>th</sup> 19<sup>s</sup> is  
allowed her out of the Moveables for her Subsist-  
ance by the Court of probate august 2<sup>d</sup> 1714

Test Hez : Wyllys Clerk

Errors Excepted from yo<sup>r</sup>  
Honors Hum<sup>ble</sup> Seruantt

Hanath Olcott<sup>1</sup>

It may be of interest to the reader to know what the  
“Moveable Estate” was that was allowed the widow for  
her support. The list is appended to the administration  
account, and is as follows: —

Bedtick . . . . .	1 - 0 - 0
Bedstead . . . . .	0 - 6 - 0
4 p <sup>r</sup> Sheets . . . . .	1 - 13 - 0
brass kete . . . . .	1 - 10 - 0
Skillet . . . . .	0 - 6 - 0
6 sponnes . . . . .	0 - 4 - 6
1 Iron pot . . . . .	0 - 6 - 0
Small kete . . . . .	0 - 3 - 0
Chairs . . . . .	0 - 6 - 0
Books . . . . .	0 - 10 - 0
Long wheel . . . . .	0 - 2 - 0
fryin pan . . . . .	0 - 9 - 0
1 Scive . . . . .	0 - 2 - 0
2 Small dishes . . . . .	0 - 2 - 0

The Moveable Estate above allow:<sup>d</sup> to Hannah 6 - 19 - 0  
Olcot Relict of Tho Olcott deceas<sup>d</sup> for her Necessary  
Support and Subsistance during Life by the Court  
Probate august 2<sup>d</sup> 1714

Test Hez : Wyllys Clerk

“Wido Hannah Olcott” died July 15, 1755, aged 93.<sup>2</sup>

<sup>1</sup> Hartford Probate Files.  
<sup>2</sup> Historical Catalogue of the First Church in Hartford, p. 263.

CHILDREN OF THOMAS AND HANNAH (BARNARD) OLCOTT.

- I. JONATHAN, b. ; bap. Jan. 5, 1695-6; m. Sarah Collyer.<sup>1</sup>  
 II. THOMAS, " " " Elizabeth Ashley  
 and removed to New Hartford.<sup>2</sup>  
 III. MARY, " ; " Apr. 23, 1699. In the administration  
 account of her father's estate are  
 charges "for keeping & docttring  
 of Mary" also "to M<sup>r</sup> Mather for  
 Mary & extraordinary charges  
 Layd outt on y<sup>e</sup> pooer sick child  
 for Nine Mounths sicknes." She  
 is believed to have died soon  
 after her father.  
 IV. JOSIAH, " " Mar. 7, 1702-3. Nothing is known  
 of him beyond the fact of his  
 baptism.  
 7. V. JOSEPH, " " Mar. 23, 1706-7; m. Eunice Collyer.

## 7.

JOSEPH OLCOTT (*Thomas* 6, *Samuel* 3, *Thomas* 1) was baptized March 23, 1706-7. He married after September 27, 1730,<sup>3</sup> EUNICE COLLYER, born September 15,

<sup>1</sup> On page 99 of Vol. 13, Hartford Probate Records, is a copy of the will of Joseph Collyer of Hartford, dated July 16, 1733, and probated Nov. 17, 1738. In it he mentions his wife Hannah, sons, Joseph, Hezekiah, Daniel, and Abel, and gives to his daughters, Mary Foot, Sarah Olcott, and Abigail Collyer, £30 each.

<sup>2</sup> In Hartford Land Records, Vol. 8, p. 306, is a conveyance dated Oct. 16, 1751, from Elizabeth and Thomas Olcott of New Hartford, Jonathan, Sarah, Abigail, and Eunice Ashley of Hartford, Mary and Benjamin Gaylord of Farmington, to Stephen Turner of Hartford of ten acres of land in Hartford.

<sup>3</sup> Eunice Collyer "owned the covenant" in the First Church of Hartford, Sept. 27, 1730.

1709,<sup>1</sup> daughter of John and Elizabeth (*Humphreys*) Collyer.<sup>2</sup>

Sergeant John Barnard of Hartford in his will, made May 30, 1732, and probated February 12, 1734-5, after providing for his wife Sarah, gives his "Cousin" (nephew) Jonathan Olcott the northwest corner of his home lot, and his "Cousin" (nephew) Joseph Olcott the rest of his property.<sup>3</sup> This home lot was bounded north and east by Main Street, west by Back Lane, now Trumbull Street, and on it Joseph Olcott resided until 1762, having previously sold portions thereof to Samuel Talcott,<sup>4</sup> and others. In the Town Votes, under date of January 1, 1756, are two entries regarding the leasing by the town to Col. Samuel Talcott and Isaac Pratt of land "on the Hill a little North of Joseph Olcott's House at the Turn of the Highway."<sup>5</sup>

March 15, 1763, Joseph Olcott sold to William Stanley all his "Interest Right Share and part" in "the old Grist mill and appurtinances thereunto Belonging Standing and being on the Riverlet near the Great Bridge in Hartford and Said Right is one half of the Right of Bartholomew

<sup>1</sup> Hartford Land Records, Vol. 2, p. 4, reverse end. Here the date of her *birth* is given as Nov. 15, which must be an error, since her *baptism* is given as Sept. 25 on the records of the First Church, where the entries are made in chronological order.

<sup>2</sup> On page 89 of Vol. 11, Hartford Probate Records, is the will of John Collyer of Hartford, dated July 7, 1730, wherein he gives his property to his wife Elizabeth, son John, and daughters Elizabeth, Eunice, Thankful, and Mary. On page 130 of Vol. 13 of the same records is an agreement, dated March 27, 1739, for the division of the estate of "oure Brother" John Collyer. This is signed by William and Elizabeth Goodwin, Joseph and Eunice Olcott, Thankful Collyer, and Mary Collyer.

<sup>3</sup> Hartford Probate Records, Vol. 12, p. 288.

<sup>4</sup> Hartford Land Records, Vol. 10, p. 52.

<sup>5</sup> Hartford Town Votes, Vol. 2, p. 166.

Barnard formerly of said Hartford Dec<sup>d</sup> which Said Half Decended to John Barnard of said Hartford Late Dec<sup>d</sup> and by the Said John was Conveyed to the Said Joseph Olcott.”<sup>1</sup>

As an heir of her brother, John Collyer, Jr., who inherited it from their father, Eunice (Collyer) Olcott became the owner of twenty-one acres of land “over the brickkill bridge,” which in some of the documents is described as being on the south side of the North Road leading to the West Division. On this property Joseph and Eunice Olcott resided during the latter part of their lives.

After being held by various persons, this land became part of the tract of forty-two acres on the south side of Albany Avenue, owned by her great grandson, Jonathan Goodwin, and on which he resided from 1827 until his death in 1877.

Joseph Olcott died January 6, 1770, and was buried two days later.

Eunice (Collyer) Olcott died December 21, 1788, aged 80, and was buried on the 23d.

#### CHILDREN OF JOSEPH AND EUNICE (COLLYER) OLCOTT.

- |        |            |    |   |   |   |
|--------|------------|----|---|---|---|
| I.     | JOSEPH,    | b. | ; | bap. Mar. 18, 1732-3.   | He and his wife<br>Elizabeth resided in Hartford<br>in September, 1812. |
| 8. II. | EUNICE,    | “  | “ | Oct. 3, 1736; m. Nov. 26, 1761,<br>Jonathan Goodwin.  |   |
| III.   | JOHN,      | “  | “ | Dec. 13, 1741; d. May 1, 1791.  |   |
| IV.    | NATHANIEL, | “  | “ | Mar. 11, 1743-4. He resided in<br>Hartford, in March, 1789, and<br>in Hartland, Litchfield County,<br>in January, 1801. |   |

<sup>1</sup> Hartford Land Records, Vol. 13, p. 113.

V. WILLIAM, b. 1745 ; bap. Nov. 3, 1751 ; buried Nov. 13,  
1798, aged 53.

VI. TIMOTHY, “ “ died before Dec.  
15, 1796, at which time ad-  
ministration was granted on  
his estate.

## 8.

EUNICE OLCOTT (*Joseph 7, Thomas 6, Samuel 3, Thomas 1*) was baptized October 3, 1736. She married, November 26, 1761, JONATHAN GOODWIN, baptized March 17, 1733-4, son of Ozias and Martha (*Williamson*) Goodwin of Hartford. For several years Mr. Goodwin resided on Trumbull and then on Village Street.

In 1783 he purchased and made his permanent residence on a tract of eight and a half acres on the north side of the Albany Road, nearly opposite the house of his father-in-law. He was interested in military affairs, and was corporal of the train-band.

Jonathan Goodwin died September 2, 1811, aged 77.

Eunice (Olcott) Goodwin died March 23, 1807, aged 70.

## CHILDREN OF JONATHAN AND EUNICE (OLCOTT) GOODWIN.

I. EUNICE, b. ; bap. July 25, 1762 ; d. Oct. 18,  
1825, unm.

II. JERUSHA, “ Oct. 10, 1767 ; “ Nov. 1, 1767 ; “ Oct. 6,  
1854, unm.

III. JAMES, “ Dec. 27, 1777 ; “ ; m. Mar. 3, 1799, Eunice  
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