Continued from page 841.

receipt whereof is hereby acknowledged, the said Mary Ann Angell 3,7122 feet, all in plot A. Young, Lucy Ann Decker Young, Emily D. Partridge Young, Clara Decker Young, Eliza Burgess Hall' lot, Young, Margaret Peirce Young, Zina D. Huntington Young, Harriet E. Cook Young, Harriet Barney Young, Mary Van Cott Young, Susannah Snively Young, Eliza R. Snow Young, Naama K. J. C. Twiss Young, Martha Bowker Young, Augusta Adams Young, Harriet Amelia Folsom Young, all of Salt Lake City, Salt Lake County, Territory of Utah, and Lucy known as the "Museum" Biglow Young, of St. George City, lot, Washington County, and Elizabeth | Part of lot 8, in block Young Ellsworth, Vilate Young 76, plat A. Salt Lake City Decker, Brigham Young, Jr., survey, commencing 5 Hiram B. Clawson for Alice rods south of the N. E. Young Clawson, deceased, Luna corner of said lot, thence Young Thatcher and John running south 15 rods, Willard Young, Lake City, Salt Lake County, and thence north 20 rods, Brigham T. Young, Elizabeth thence east 5 rods, thence Young Brown and Mary Ann south 5 rods, thence east Ayers Young, of Sanpete County, 5 rods to place of beginand Margaret W Young, of Salt | ning, containing one and Lake City, Salt Lake County, and 15-160 acres, known as the Clara Stenhouse Young, of Rich- Old Constitution Buildfield, Sevier County, and Heber ing and Council House Young, Fanny Caroline Young lot, Thatcher, Ernest Irving Young and Shamira Young Rossiter, of Salt Lake City, Salt Lake County, and Arta D. Crista Young, of Logan City, Cache County, and Ella Elizabeth Young Empey, Marinda Hyde Young Conrad and Hiram Smith Young, of Salt Lake City, Sait Lake County, and Emeline A. Young, of the State of California, and Louisa W. Young Ferguson, Lorenzo D. Young, Emily Augusta Young Clawson, Caroline Young Crexall, Joseph Don Carlos Young, Miriam Young, Josephine Young, Jenette Richards Young Snell, and Nabby Howe Young Clawson, of Salt Lake City, Salt Lake County, and Dora Young Woodruff, Susa Young, and Ruth Young Johnson, of St. George City, Washington County, and Alfales Young, Brigham Morris Young, Ziua P. Young Williams, Oscar Brigham Young, Julia Young Burton, Mark Croxall for Mary E. Young Croxall, deceased, Maria Young Dougall, Willard Young, Phebe Young Beatie, Evaline L. Young and Mahenri Moriancumer Young, of Salt Lake City, Salt Lake County, all of the Territory of Utah, with the exception of Emeline A. Young, who is of the State of California, and others whose names are undersigned heirs-at-law of the late Brigham Young, deceased, do hereby each for himself or herself, and his or her legal representatives, heirs, executors, administrators and assigns, remise, release, and absolutely and forever discharge and quit claim to the said John Taylor as Trustee-in-Trust as aforesaid, and to his successors in office all of the fellowing described property, to-wit: The east half (1) of lot

six (6) in block seventyfive (75) Plat A. Salt Lake City Survey, containing 100 square rods of ground, known as the "Gardo" \$120,000.00 House lot,

\$20,000 of the foregoing sum to be applied as follows: \$10,000 to Mary Ann Angell Young, and \$10,-000 to Harriett Amelia Folsom Young, to be paid them by the Executors of the estate of Brigham Young, deceased, in consideration of the entire relinquishment of their life lease in the "Gardo"

house.

Part of lots one (1) and eight (8) in block seventy-five (75) plat A. Salt Lake City survey, commencing at the S E. corner of said lot one (1), and thence running west 105 feet, thence north 11 rods 91 feet, thence east 105 feet, thence south 11 rods 91 feet, to place of beginning, known as the

"Theatre" lot, Part of lot 4 in block 74, commencing at the N. W. corner of said lot \$ nence running south 72 feet, thence east 10 rods, thence north 72 feet, thence west 10 rods, to place of beginning, containing 11,880 feet of ground, also part of lot 5, in block 74, commencing at the S. W. corner of said lot, thence running north 22½ feet, thence east 10 rods, thence

south 22½ feet, thence

west 10 rods to place of beginning, containing Salt Lake City survey, known as the "Social

Part of lot 6, in block 76, plat A. Salt Lake City survey, commencing at the N. E. corner of said lot, thence running west 4 rods, thence south 12 rods, thence east 4 rods, thence north 12 rods to place of beginning, containing 48-160 acres,

of Salt thence west 10 rods,

The following tract of land beginning at a point 8 rods east and 48 rods north of the S. E. corner of block 88, plat A. Salt Lake City survey, thence running north 9 rods, thence N. 40° E 12 rods, thence N. E. 7 46-100 rods, thence N. 29° 40' E. 34 38-100 rods, thence W 23 36-100 rods, thence N 32° 20' W. 9 08-100 rods, thence N 11° E. 219 24 100 rods, thence E. 57 8-10 rods, thence 8. 0° 10' E. 100 rods, thence 8 89° 57' W. 25 rods, thence S. 60 rods, thence W. 5 rods, thence 8. 5rods, thence W. 10 rods thence 8. 20 rods, thence W. 10 rods, thence S. 15 rods, thence W. 5 rods, thence S. W. along City Creek, 221 rods, to the N. W. corner of the garden wall, thence S. 27° W. 33 rods 6 feet, thence S. 82° W. 6 rods, 13 feet, thence S. W. 38 rods and 2 feet, thence W. 16 rods and 8 feet, thence N. 16 rods and 12½ feet to place of beginning, containing 93 34-100 acres, less the following piece of land deeded to Lerenzo D. Young, described as follows, to wit: beginning at the N. W. corner of block 89, plat A., Salt Lake City survey, thence 8 7 1 10 rods, thence N. 823° E 13 rods, thence N. 27° E 3½ rods, thence N. 28 rcds, thence S. 732°, W. 61 rods, thence S. 321° W 10 1-10 rods, thence S. 63° W. 3 rods, thence S. 14 rods to place of beginning, containing 2 34-100

Also a tract of land commencing at the centre of section 30, T. 1, N. R. 1 E., thence S. 160 rods, thence W. 60 rods, thence N. E., 170 86 100 rods, to place of beginning, containing 30 acres. Also the W. 2 of the H. E. and the E 2 of the

N. E. 2 of Sec. 30, T. 1, N. of R. 1 E., containing 160 acres, U. S., survey for Utah, the foregoing tracts of land known as the "Empire Mill" lands,

Part of lot 1, in block 88, plat A. Salt Lake City survey, commencing at a point 61 8-12 feet west of the S. E. corner of said lot, thence west 53 feet, thence north 80 feet, thence east 32 feet, thence north 25 feet, 125,000.00 thence east 15 fee, thence south 25 feet, thence east 6 feet, thence south 80 feet, to place of beginning, containing 4,-615 square feet, also the right of way, 6 feet wide, to and from the outbuildings located in the rear of said premises, together with the use of said outbuildings, or with the privilege of removing the same and erecting other buildings on the said location, running north 64 feet, more or

less, in the rear of said described premises, known as the "President's Offices," also the furniture in said offices, including 17,433.97 | 1 desk upstairs, 1 secretary in back office, and portraits and libraries,

Washington Factory notes (\$65.63 overpaid and to be refunded) Capital stock in Zion's Coop. Mer. Inst., Capital stock in the

Provo Woolen Factory, 50,000 0 Capital stock in the 4,000 00 | Capital stock in the Salt Lake City Gas Co., 20 Utah Southern Railroad bonds,

From all claims to, or interest in the same, or any part thereof which they or either of them may have as heirs at law of the said Brigham Young deceased; or as devisees or legatees under the will of said deceased or otherwise.

In witness whereof the said parties have hereunto set their handand seals, the day and year first 7,209.56 above written.

> JOHN TAYLOR, Trustee-in-Trust.

Brigham Young, Emily A. Y. Clawson, Miriam Young,

H. B Clawson, guardian and trus tee for and in behalf of John Wil lard Clawson, Leo H. Clawson Walter Clawson and Selden Claw son, heirs of Alice Y. Clawson, de ceased,

Jose, hine Young, Caroline Y. Croxall, Joseph Don Carlos Young, B. t. Young, Elizabeth Y. Brown.

Mary V. Young, guardian and trustee for and in behalf of Fanny Van Cott Young, her minor child.

Alex C. Pyper, legal guardian for and in behalf of Richard W. Young, Catherine Young, Amelia Young, Jos. A. Young, Briant S. Young, Walter S Young, Junius Young, Lester K. Young. and Eugene J. Young, minor children of Joseph A. Young, deceased.

Clarissa H. Young, Luna Y. Thatcher,

Mark Croxall, guardian and trustee for and in behalf of Mary Eliza and Willard Croxall, minors, heirs and representatives of Mary E Young Croxall, deceased, W. Young,

Maila C. Y. Dougall, Oscar B. Youn Zina P Y. Williams, Lucy D. Young, guardian and trustee for and in behalf of Feramorz

L. Young, a minor. B. Morris Young, Susa Young, late Susa Young Dun-

lord, John W. Young. Eliza B Young. M. M. Young, A. Young, H. S Young, Louisa W. Y. Ferguson,

attorney in fact,

Marinda M Young Conrad, Ella E Empey, Emeline A. Young, by H. P. Kimball, her attorney in fact, L. D. Young, by H. S. Young,

Ruth Y. Johnson, by H. S. Young, attorney in fact, and trustee for and in behalf of

Alonzo Young and Adella Elvira Young, minors, Lucy A. D. Young, Heber Young, Ernest I Young, Arta D. Crista Young,

Feramerz L. Young, Fanny C. Y Thatcher, Shamira Young Rossiter, Clarissa H Young, Elizabeth Y. Ellsworth, Vilate Y. Decker,

40,000.00

Phebe Y. Bestie, Harriet B. Young, guardian and trustes for and in behalf of Phineas H. Young, miner, Julia Young Burton,

Dora Young, late Dora Young Dun-Lucy B Young, guardian and trustee for and in behalf of Rhoda Mable Young, a minor.

Eliza R S Young, Susannah S. Young, Margaret P. Young, N. C. Twiss Young, Martha B. Young, Augusta A. Young.

EXHIBIT C.

Know all men by these presents; that I, Emeline A. Young, (now residing at the City and County of

Utab, my true and lawful Attorney | defendants. necessary papers to that end.

and process in the law for the full, or the property thereof. effectual and complete execution | They deny that they, or either of Brigham Young, deceased, as fully, under said will.

evocation. Fifteenth day of December, A. D seventy-seven.

the presence of.

State of California, City and Co., of San Francisco] 88

On the Fifteenth day of December, A. D. one thousand eight hundred and seventy-seven, before me same

In witness whereof, I have hereabove written.

JOHN HAMILL, [L.S.] Commissioner of Deeds, for the Territory of Utab. Recorded June 16th, 1879, at 8

Territory of Utah, } s.s. County of S.It Lake,

I, Angus M. Cannon, Recorder in and for said County, do here by certify that the above and foregoing is a full, true and correct copy of the ab ve and foregoing instrument as Recorded in my office in Book "B." of Powers of Accorney, &c., page

This the 23rd day of June, A. D. ANGUS M. CANNON,

[L.S.] Recorder of Salt Lake Co., By ISAAO M. WADDELL, Dep.

SEPARATE ANSWER OF THE EXECUTORS.

In the District Court, Third Judicial District, Territory of Utah County of Salt Lake.

Emeline A. Young, plaintiff.

George Q. Cannon, Albert Car. | Church, without any consideration

San Francisco in the State of Cali- rington and Brigham Young as fornia,) of the City of Salt Lake, executors of the last will of Brig-Cunty of Salt Lake, Territory of him Young, deceased, and John Utah, have made, constituted and Taylor, John Sharp, Edward Hunappointed and by these presents do ter, Horace S. Eldredge, George make constitute and appoint Heber Goddard, Leonard W. Hardy, P. Kimball of Balt Lake City, Theonore M. Kean, Joseph C. 7,000.00 County of Salt Lake, Territory of Kingsbury and Angus M. Cannon,

for me and in my name place and The defendants George Q. Can-60,000 00 stead and for my use and benefit, to non, Albert Carrington and Bigask, demand, collect and receive all ham Y ung, executo s of the last 118,000.00 sums of money which shall or will of Brigham Young deceased, which are payable, belonging, given | separately an-weing the plaintiff's and bequeathed, or in any manner complaint he ein, dery that the due and coming to me by the Will said Brigham Young, deceased, left Salt Lake City R. R. Co. 55,050.00 and Testament and from the Estate an estate of the value of two and of my father Brigham Young de- one half millions of dollars, or that 80,000 00 ceased, and upon payment thereof the estate, inclusive of certain to my said attorney, to make, exe. property held by bim in trust and 16,000 00 cute and deliver a general discharge not properly a part thereof, exceedfor the same, meaning and intend- ed in value the sum of \$1 626.510.68. \$699 698.53 ing by these presents that my said They deny that, as such executors attorney shall act for me and do or otherwise, in the administration and receive for me, and secure all of said estate or in any matters conmy rights and interests under the nected therewith, either in the parwill and testament, and in the es- ticulars alleged in the complaint, or tate of my said father Brigham in any way, they have grossly or at Young deceased, and for me and in all neglected or violated their dumy name to sign and execute all ue or any duty, or have not faith. fully administered said estate, or Giving and Granting, unto my have willuly or fraudulently or in said Attorney, full power and any way wasted, converted, or sufauthority in and about the premi- fered to be wasted or converted, a ses, and to use all due means, course large or any portion of said estate

> thereof, and in my name to make, them, unlawfully or otherwise have execute and deliver all and every taken, converted or appropriated a instrument in writing, and for the large, or any amount of the properpemises to appear and my person ty or funds of said estate to their to represent before any Governor, own use, or to the use of either of Judge, officer and minister of the them, under any pretence or in any law whatsoever, and in any Court manner whatever, or that they or Courts of Judicature, and on my have in any way received anything behalf to prosecute my rights and from said estate except the per claims, and to answer, defend and centage of the principal, and tents reply unto all causes, matters and and income of he property of said things whatsoever relating to the estate allowed them by the said p emises. And generally to say, do, | will for their services as executors act, transact, determine, accom and trustees thereunder, the said plish and finish all matters and per centage not exceeding in things whatshever relating to my amount \$50,677.37 and preperty interest in the s id Will and Pesia | values at \$18,000 00 duly also ted to ment and Estate of my said father, the said Brigham Young as legatee

mply, and effectually to all intent | Tuey deny that, in defiance of and purposes, as I might or could the statute or their duty in such do if personally present, hereby cases, they have pretended to alratifying, confirming and holding low, or fraudulently allowed the valid all that my said Attorney claim against said estate in favor of shall lawfully do or cause to be John Ta lor, Trustee-in-Trust, for done by virtue of these presents, 9\$99,632.90 mentioned in the comreserving to myrelf by these pre- plaint, or any claim, or that knowents, full power of substitution and ing the pretended and alleged fraud or illegality of said claim, or in-In witness whereof I have here- tending to defraud or cheat said unto set my hand and seal the estate or any beneficiary under salu will, they, by collusion with one thousand eight bundred and the said John Taylor or with any person of party, or by fraud, in EMELINE A. YOUNG, [L.S.] form or in any manner allowed said Signed, Sealed and delivered in claim, or caused the same to be filed in the Probate Court, or procured the approval or endorsement thereof by the judge of said court. They deny that in payment of said claim, they conveyed to the said John Taylor the parcels of real estate described in the complaint and John Hamill, a Commissioner of therein alleged to have been so Deeds for the Territory of Utah conveyed, or that they conveyed, duly appointed, commissioned and in payment thereof, any real estate sworn and residing at the City and except as heremaster mentioned. County of San Francisco, State of They deny that any conveyance by California, personally appeared them to said John Taylor was made Emeline A. Young, known to me by collusion with him, or to deto be the same person whose name fraud said estate or the beneficiis subscribed to the annexed power aries under said will; or that of Attorney, and who acknowledg- the value of personal estate ed to me that she executed the and assets transferred or set over to said John Taylor in payment of said claim were of the unto et my hand and affixed my | value of \$400 000 or of the value of official seal, at my office, the day more than \$160 000, and they deny Hyrum mith Young, guardian and year in this Certificate first that any property was transcerred or set over to said John Taylor in pretence of payment of said claim, or that the estate of said testator was thereby fraudulently diminished or the plaintiff or her alleged co-beneficiaries defrauded of any property or in any sum or value

And these defendants, further answering, allege that the said Brigham Young, deceased, for many years prior to his death, was the President and Trustee-in-Trust of the Church of Jesus Christ of Latter-day Saints, and as such had at various times taken the titles to various parcels of the real estate described in the complaint and therein alleged to have been conveyed to said John Taylor in payment of the afore-aid claim; but the titles to such properties were specifically held in trust by the testator in his lifetime, and the properties had been possessed, improved and used by said Church, and were notoriously the property thereof, and uid not come to the possession of these defendants as assets of the estate of the testator; and these defendants solely, as a n atter of justice and equity, conveyed said properties to the said John Taylor, as trustee of such