terest to her portion in her class.

division

BRIGHAM YOUNG, Sr. JOSEPH F. SMITH, D MCKENZIE, JAMES JACK.

[End of the ninth page.]

of my estate to charge without interest to her portion in her class. 23. To my daughter Evaline Y Davis and her heirs and assigns, have deeded lot 1, in block 2, plat I. Salt Lake City survey, valued at \$5,000, which amount I authorize and request my executors in the division of my estate to charge without interest to her portion in her class.

24. To my daughter Caroline Y Croxall and her heirs and assigns, I have deeded 5 rods front by 10 deep, being the northeast corner of lot 7, in block 74, plat A, Salt Lake City survey, valued at \$3,000; also I have given her a note of hand given me by her husband, Mark Croxall, for money loaned by me to him, amounting to \$3,133.91, which amounts being in portion in her class. all \$6,133.91, I authorize and request my executors in the division of my estate to charge without interest to her portion in her class.

25. To my daughter Nabby Howe Young and her heirs and assigns, I have deeded lot 11, in block 1, plat I, sait Lake City survey, valued at \$5,000, which amount I authorize and request my executors in the di vision of my estate to charge without interest to her portion in her class.

Dunford and her heirs and assigns, I have deeded lot 8, in block 3, plat I, dalt Lake City survey, valued at \$5,000, which amount I authorize and request my executors in the division of my estate to charge withclass.

27. To my daughter, Emeline A. Young McIntosh, and her heirs and assigns, I have deeded parts of lots Lake City survey, being 401 feet fronting east, on south side of lot 7, and 10 feet fronting east on north side of lot 8, both pieces running 20 rods deep, with the buildings thereon, valued at \$3,000, which amount I authorize and request my executors, in the division of my estate, to charge without interest to her portion in her class.

D. Young, and her heirs and as- class. signs, I have deeded lot 8, in block 2, plat I, Salt Lake City survey, valued at \$5,000, which amount I authorize and request my executors, in the division of my estate, to charge without interest to her portion in her class.

block 86, plat A, Salt Lake City survey, commencing at a point 1041 feet north from the southeast corner of said lot; thence running 80 feet north; thence west 10 rods; rods to the place of beginning, with the building thereon, valued at \$16, 000, which amount I authorize and request my executors, in the diviinterest to her portion in her class.

30. To my daughter, Susa Y Dunford, and her heirs and assigns, I have deeded lot 9, in block 3, plat 1, Salt Lake City survey, valued at division of my estate, to charge without interest to her portion in her class.

BRIGHAM YOUNG, Sen. JOSEPH F SMITH, D. MCKENZIE, JAMES JACK, TOTAL DES LOTTE LO

[End of the tenth Page.]

signs, I have deeded the south half their full share of my estate, and for themselves, their

which amount I authorize and re- division of my estate, to charge will and schedule. quest my executors in the division without interest to her portion in 44. I furthermore countermand, place forever.

at \$5,000, which amount I authorize rods, valued at \$5,000, which amount executed by me. portion in her class.

34. To my daughter Josephine Young and her heirs and assigns, I have deeded lot 2, in block 42, plat D Salt Lake City survey, valued at \$5,000, which amount I authorize and request my executors in the division of my estate, to charge without interest to her portion in her class.

35. To my daughter Ruth Young and her heirs and assigns, I have deeded lot 2, in block 4, plat I Salt Lake City survey, valued at \$5,000, which amount I authorize and request my executors, in the division of my estate, to charge without interest to her portion in her class.

Talula Young and her heirs and in the county of Salt Lake, and Ter- | said county, do hereby certify that on | assigns, I have deeded lot 3, in ritory of Utah, being of the age of the 19th day of September, A. D. block 2 plat I Salt Lake City sur- | seventy-four years on the first day | 1877, the annexed instruments were vey, valued at \$5,000, which amount of June, 1875 next ensuing, and be- admitted to probate as the last will I authorize and request my execu- ing of sound mind and memory, do and testament of said Brigham tors, in the division of my estate, make, publish and declare this to be Young, deceased, and codicils to charge without interest to her my last will and testament.

tion in her class.

her class.

authorize and request my execu- ate Decker. To Mary Ann Angell testator on the 8th day of Februtors, in the division of my estate, and my sons and daughters by her, ary, A. D. 1875, at the City of St. portion in her class.

in block 3 plat I, salt Lake City Crista Young, Feramorz Young, ledged the execution of the same Survey, valued at \$5,000, which Fanny Y. Thatcher Shamira in their presence, and declared the amount I authorize and request my Young and Clarissa H. Young. To same to be a codicil to his last will tate to charge without interest to her, to wit: Jennette Y. Snell, nesses attested the same at his re-28. To my daughter, Shamira Mary Y. Croxall's portion in her Nabbie Young and Charlotte Talula quest in his presence, and in the

BRIGHAM YOUNG, SEN, JOSEPH F. SMITH,

D. MCKENZIE, JAMES JACK.

[End of the Eleventh page.] Julia Young and her heirs and as- Young. To Harriet Cook and my sentation, nor in any respect in-29. To my daughter, Phebe Y. signs, I have deeded lot 3, in block son by her, to wit: Oscar Young. To competent to bequeath and devise Beatie, and her heirs and assigns, I 43, plat D, Salt Lake City Survey, my son and daughters by Clarissa his estate. have deeded a part of lot 8, in valued at \$5,000, which amount I Ross, deceased, to wit: Willard authorize and request my executors Young, Mary Y. Croxall, Maria Y. in the division of my estate to Dougal and Phebe Y. Beatie; to charge without interest to her por- my son and daughter by Margaret [SEAL]

tion in her class. thence south 80 feet; thence east 10 | sion of my estate, my executors | Davis; to Emily Partridge and my shall find that any of the above son and daughters by her, to wit: named property, deeded to my Don Carlos Young, Emily Y. children or to their mothers, shall Clawson, Caroline Y. Croxall, have at that time a greater or less Miriam Young and Josephine sion of my estate, to charge without walue than is placed upon it in this, Young; To Zina Huntington and my will, and injustice will thereby my daughter by her, to wit; Zina be done to any of the classes, then Y. Williams. To Margaret Pierce and my executors are hereby author- my son by her, to wit: Brigham ized to revalue the same in the man- Morris Young. To Lucy Bigener provided in paragraph 27 of my low and my daughters \$5,000, which amount I authorize foregoing will, and to charge the her, to wit: Eudora Y. Dun- Jesus Christ of Latter-day Saints, of and request my executors, in the amount at which it is newly valued ford, Susa Y. Dunford and Mabel Salt Lake City, Salt Lake County, Utah in block seventy-five (75) Plat A instead of the amount herein men- Young; to Eliza Burgess and my Territory, of the one part, and Mary Ann Salt Lake City survey, containing tioned to the principal of the class son by her, to-wit: Alfales Young; To without interest; but if any of my Harriet Barney and my son by her, Young, Eliza Burgess Young, Margaret children or the mothers of my to-wit: Phineas Howe Young. And Peirce Young, Zina D. Huntington Young, children shall have received by my to Mary VanCott and my daughter | Harriet E. Cook Young, Harriet Barney gifts of property before mentioned, by her, to-wit: Fanny Young; and Young, Mary Van Cott Young, Susannah more than the value of the share also to my other wives who have Snively Young, Eliza R. Snow Young, coming to them from my estate, been sealed to me and who are Naama K. J. C. Twiss Young, Martha they shall not be required to re- hereinafter named, I do give and

thence running north 55 feet; thence of lot 4, in block 78, plat A, Salt they, if of lawful age, or as they being as follows, to-wit: Au- ritory aforesaid, and Elizabeth Young thence east 10 rods to the place of ing theron, valued at \$10,000, full releases and acquittances to Susan Snively, Nahama Carter,

21. To my daughter Jennette R. Young, and her heirs and assigns, against any of my children, or the named, and to my other wives who Y. Snell and her heirs and assigns, I have deeded lot 1, in block 3, plat mothers of my children, for any have been sealed to me (but who have I have deeded lot 3, in block 14, I, Salt Lake City survey, valued at gifts which I have given them pre- no children), and who have been Young Thatcher, Ernest Irving Young. plat D, Salt Lake City survey, 10 \$5,000, which amount I authorize vious to the date of this my will, before named, I do give and charge and Shamira Young Rositer, of Salt Lake rods by ten rods, valued at \$5,000, and request my executors, in the which are not mentioned in this the hereindescribed piece or parcel City, Salt Lake County, and Arta D.

of my estate to charge without in- her class. revoke, annul and make void my In testimony whereof I have here-33. To my daughter Clarissa H. former will executed by me on the 22. To my daughter Zina P. Y. Young and her heirs and assigns, seventeenth day of August, A. D. Williams and her heirs and assigns, I have deeded part of lot 4 and all one thousand eight hundred and I have deeded lot 10, in block 4 of lot 7, in block 2, plat I Salt Lake seventy-one, and all other wills, or plat I Salt Lake City survey, valued | City survey, being 6 rods by 13% parts of wills, heretofore made or

and request my executors in the I authorize and request my execu- 45. In testimony whereof I have tors, in the division of my estate, hereunto set my hand and seal this to charge without interest to her fourteenth day of November, 1873.

BRIGHAM YOUNG, Sr. [L. S.] Signed sealed, published and declared by Brigham Young, Sr., to be his last will and testament, in our presence, containing, with the 1875. schedule, twelve pages, and we have, at his request, in his presence, and in the presence of each other subscribed our names as witnesses thereto.

JOSEPH F. SMITH, D. MCKENZIE, JAMES JACK.

Second codicil to my foregoing

In the name of God, Amen: I facts found. 36. To my daughter Charlotte Brigham Young, of Salt Lake City, I, Elias Smith, Probate Judge for

Young. To Emeline Free and my presence of each other. Hyrum S. Young, Lorenzo D. of executing said instruments and Young, Alonzo Young, Ella Y. each of them, was over the age of 41. To my adopted daughter guson, Ruth Young and Adella influence or fraudulent misrepre-Alley, deceased, to wit: Mahonri 42. Provided, that if in the divi- Moriancumer Young and Eva Y.

(Feb. 8th, 1875.)

BRIGHAM YOUNG,

The foregoing instrument, consisting of one sheet, was signed, sealed, published and declaredby Brigham Young to be his last will and testament in our presence, thereto this 8th day of February,

JAMES G. BLEAK, WM. A. ROSSITER, JOHN WEBSTER WATSON.

Court for said county.

In the matter of the estate of

thereto, and from the proofs taken signs, I have deeded lot 10, in block | piece or parcel of land, for a burial | August, A. D. 1877, in the city and of and from said claims and demands. 3, plat I Salt Lake City survey, ground forever, known and describ- county of Salt Lake, Territory of valued at \$5,000, which amount I ed as follows, to wit: Lot number Utah, of which place he was a resiauthorize and request my executors, 12, block 1, plat I, Salt Lake City dent; that the said annexed wil charge without interest to her por- or 10 rods square, being situated and executed by the said decedent in his Young and her heirs and assigns, I Nabby Youngs's lot on the west, by the said testator, in the presence have deeded lot 1, in block 4, plat I LeGrand Young's lot on the south of Joseph F. Smith, David McKen-Salt Lake City survey, valued at and the street on the north, to- | zie and James Jack, the subscribing 26. To my daughter Dora Y. \$5,000, which amount I authorize gether with all the heredita- witnesses thereto; that he acknowland request my executors, in the ments and appurtenances thereunto edged the execution of the same in without interest to her portion in pertaining; to have and to hold the same to be his last will and testapremises above described for a ment and first codicil thereto, and 39. To my daughter Fanny Van burial ground forever, as afore- the said witnesses attested the same

In witness whereof I have signed this certificate, and Court, under the seal thereof, this 19th day of September, A.D. 1877. Attest: E. SMITH,

Probate Judge. D. BOCKHOLT, Clerk Probate Court.

EXHIBIT B.

by lor, Trustee-in-Trust for the Church of described property, to-wit: Angell Young, Lucy Ann Decker Young, Emily D. Partridge Young, Clara Decker Bowker Young, Augusta Adams Young, 31. To my daughter, Louisa W. fund such excess — it shall be bequeath the before described piece Lake City, Salt Lake County, Utah Ter-Harriet Amelia Folsom Young, all of Salt 17 Parts of lots one (1) and eight Y. Ferguson, and her heirs and as- charged to them or their class as or parcel of land for a burial place ritory, and Lucy Bigelow Young, of St. names George City, Washington County, Ter- lot (1), and thence running west

west 10 rods; thence south 55 feet; Lake City survey, with the build- become of lawful age, shall give gusta Adams, Eliza R. Snow, Eliza R. S Young, Jr., Hiram B. Clawson, for Alice Young Clawson, deceased, Luna Young beginning, valued at \$11,000, which which amount I authorize and re- the executors of all claims and de- Martha Bowker and Harriet Thatcher, and John Willard Young, of amount I authorize and request my | quest my executors, in the division | mands, and of all right and title in, | Amelia Folsom, to all of the before | Salt Lake City, Salt Lake County, and executors, in the division of my es- of my estote, to charge without in- and to my undivided estate in form | named persons as my children and Brigham T. Young, Elizabeth Young Brown tate, to charge without interest to terest to her portion in her class. | to be placed of record. | to their descendants and to my chil- and Mary Ann Ayers Young, of Sanpete her portion in her class. 32. To my daughter, Miriam 43. No charge shall be made dren's mothers as hereinbefore County, and Margaret W. Young, of Salt Lake City, Salt Lake County, and Clara Stenhouse Young, of Richtield Sevier County, and Heber Young, Fanny Caroline of land for themselves as a burial Crista Young, of Logan City, Cache County, and Ella Elizabeth Young Empey, Marinda Hyde Young Conrad, and Hyrum Smith Young of Salt Lake unto set my hand and seal this City, Salt Lake County, and Emeline A. eighth day of February, 1875 Young, of the state of California, and Louisa W. Young Ferguson, and Lorenzo D. Young, of Salt Lake City, Salt Lake County, and Emily Augusta Young Clawson, Caroline Young Croxall, Joseph Don Carlos Young, Miriam Young, Josephine Young, Jennette Richards Young Snell, and Nabby Howe Young Clawson, of Salt Lake City, Salt Lake County, and Dora Young Woodruff, Susa Young, and Ruth and we have in his presence, and Young Johnson, of St, George City, in presence of each other sub- | Washington County, and Alfales Young, scribed our names as witnesses Brigham Morris Young, Zina 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 Mahonri Moriancumer Young, of Sait Lake City, Salt Lake County, all of the Territory of TERRITORY OF UTAH, COUNTY OF Utah, with the exception of Emeline A. SALT LAKE: In the Probate Young who is of the State of California, and others whose names are undersigned, heirs-at-law of the late Brigham Young, deceased, of the other part, witnesseth: President Brigham Young, deceas- That whereas, on the tenth day of April, A. D. 1878, George Q. Cannon and Brigham Certificate of proof of will and Young of the executors of the last Will of Brigham Young, deceased, conveyed, assigned and delivered to the said John Taylor, Trustee-in-Trust as aforesaid, the property, real and personal, hereinafter described, for and in liquidation and payment of sundry claims beld by said Church of Jesus Christ of Latter-day Saints against the estate of said deceased. and in cosideration whereof the said John Taylor, Trustee-in-Trust as aforesaid, did, at the date thereof, and does hereby for I do hereby give and bequeath un- and the examination had therein himself and his successors in office, re-37. To my daughter Rhoda Ma- to my children and their mothers, the Court finds: That the said Brig- lease and absolutely and forever discharge bel Young and her heirs and as- as hereinafter described that certain ham Young died, on the 29th day of the executors aforesaid and the said estate Now, therefore, in consideration of the

premises and of the sum of one dollar to

each of them in hand paid by the said John Taylor, Trustee-in-Trust as aforein the division of my estate, to survey, containing 100 square rods, and first codicil thereto were duly said, the receipt whereof is hereby acknowledged, the said Mary Ann Angell bounded as follows, to wit: Having lifetime in the city, county and Young, Lucy Ann Decker Young, Emily 38. To my daughter Adella Clara Decker's lot on the east, Territory aforesaid, and were signed D. Partridge Young, Clara Decker Young, Eliza Burgess 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 division of my estate, to charge belonging or in anywise ap- their presence and declared the Bowker Young, Augusta Adams Young, Harriet Amelia Folsom Young, all of Salt Lake City, Salt Lake County, Territory of Utah, and Lucy Bigelow Young, of St. George City, Washington County, and Cott Young and her heirs and as- said, to my children and their at his request in his presence Elizabeth Young Ellsworth, Vilate Young out interest to her portion in her signs, I have deeded lot 9, in block mothers, as follows, to wit: To and in the presence of each other. Decker, Brigham Young, Jr., Hiram B. 2, plat I Salt Lake City survey, my daughters by Miriam Works, to That the said second codicil to said Clawson for Alice Young Clawson, devalued at \$5,000, which amount I wit: Elizabeth Ellsworth and Vil- | will was duly executed by the said | ceased, Luna Young Thatcher and John Willard Young, of Salt Lake City, Salt Lake County, and Brigham T. Young, 7 and 8, in block 67, plat A, Salt to charge without interest to her to wit: Joseph A. Young, Brigham George, County of Washington, Ayers Young, of Sanpete County, and Elizabeth Young Brown and Mary Ann Young, Jr., John W. Young, Alice Territory aforesaid, and was signed Margaret W. Young, of Salt Lake City, 40. To my daughter Mary Y. Y. Clawson and Luna Y Thatcher. by the said testator in the presence Salt Lake County, and Clara Stenhouse Croxall's children, Mary Eliza and To Lucy Decker and my sons and of W. A. Rossiter, James G. Bleak, Young, of Richfield Sevier County, and Willard Croxall and their heirs and daughters by her, to wit: Heber and John W. Watson, the subscribing Heber Young, Fanny Caroline Young assigns, I have deeded lots 3 and 4, Young, Ernest I. Young, Arta D. witnesses thereto; that he acknow- Thatcher, Ernest Irving Young and Shamira Young Rositer, of Salt Lake City, Salt Lake County, and Arta D. Crista Young, of Logan City, Cache County, and Ella Elizabeth Young Empey, executors in the division of my es- Clara Decker and my daughters by and testament; and the said wit- Mirinda Hyde Young Conrad and Hiram Smith Young, of Salt Lake City, Salt Lake County, and Emeline A. Young, of the State of California, and Louisa W. sons and daughters by her, to wit: That the said decedent, at the time Young Ferguson, Lorenzo D. Young, Emily Augusta Young Clawson, Caroline Young Croxall, Joseph Don Carlos Young, Miriam Young, Josephine Young, Jennette Empey, Marinda Y. Conrad, Eme- seventy years, was of sound mind, Richards Young Snell, and Nabby Howe line Y. McIntosh, Louisa Y. Fer- and not under any restraint, undue 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, Zina P. Young Williams, Oscar Brigham Young, Julia Young Burton, Mark Croxall for Mary E. Young Croxall, caused the same to be at- deceased, Maria Young Dougall, Willard tested by the Clerk of said Young, Phebe Young Beatle, Evaline L. Young and Mahonri 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 herfelf, 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 This indenture, made the thirtieth day Trustee-in-Trest as aforesaid, and to his of May, A. D., 1878, between John Tay successors in office all of the following

The east half (1/2) of lot six (6) as the "Gardo" House lot, \$20,000 of the foregoing sum to

be applied as follows: \$10,000 to Mary 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.

(8) in block seventy-five (75) plat A Salt Lake City survey, commeneing at the S E corner of said