In witness whereof the said parties have hereunto set their hands and scals, the day and year first above written. JOHN TAYLOR, Trustee-in-Trust. Excentors under the last Will at Trustee-in-Trust. EXHIBIT IS. ment, as recorded in the records of office, in Bok "B" of Agreements, moing is a full, true an &c. pages 100 to 705 includay of July, A. D. 1879. be above and for elusive, this the nigth irs land trustees as aforesaid, the Court of Utah Territory, do hereby certitourt of that hereby, do. hereby deril-fy that the foregoing is a full, true and cor-rect copy of the original undertaking on In-junction, in the above entitled action, filed in my office, June 14th, 1879. Wainess my hand and the seal of said Court, at Sait Lake City, this 21st day of et capy of the above and as as recorded in my off of Agreements. St. George, Utab, May 9, 1879. eirs, ex ors and as-Excentors under the last Will and Testament of President B. Young. Salt Lake City, April 10, 1873. Approved and allowed April 10th, 1878. trus, and their suc xecutors and trust the funds reserve ANGUA M. CANNON. secorder, Salt Lake County. stros, and their successors in tiffice, as suc-executors and trustees under said will, the if the funds reserved as afore aid shall no be sufficient to liquidate and pay all the debts, claims and demands against the said cestate, and all the costs (and expenses of administration and of closing said trust, 1 will, in such svent, and upon demand, say my equal and just proportion of siny defici-ency that may remain, estimating such pro-portion by the amount of property received by all the legaters and devisees under said will. George Q. Cannon, Brigham Young and Albert Carrington, Executors of Brigham Young, deceased; e in l tay of July, A.D., 1879. etc., pages, June This the 25th day o th, IS79, at 9 a.m. ANGUS M. CANNON, Recorder, Salt Lake County-Brigham Young, Kmily A Y Clawson; Brigham Young, deceased: We, the undersigned, heirosses-at-law according to the provisions of the last Will and Testament of said Brigham Young, dee'd, to wit: Lucy Bigelow Young and her daughter Endors L. Young, named in said will Endors L. Young Dunford, and Susan A. Young, named in said will Susan A. Young Dun-ford, do hereby authorize and empower Brigham Young, Executor of the Esinte of Brigham Young, deceased, to sign our names, each and severally, to a petition asking that the Estate of Brigham Young, dee'd, be settled up at the carliest prach-[L.S.] Miciam, Young, H B Clawson, guardian and frustee for and in behaif of John Williard Clawson, Leo H Clawson, Walter Clawson and Seldon Clawson, beirs of Alice Y Clawson, de-ceased. ANGUS M. CANNON, EXHIBIT No. 23. E. SMITH, Probate Judge. Recorder Salt Lake County ly, A.D. 1879. RELEASE. FXHIBIT No. 22. Whereas George Q. Cannor, Brigham Young and Albert Carrington, the execu-tors of the Bas will of Brigham Young, de-ceased, at the request of all the surviving mothers and ch I sets of the are of twenty-one years, mentioned in the said decensed, reserving a Tund for the logical and dis-tribution of the citate of the said decensed, reserving a Tund for the logical of the claims and de manue against the said decensed, in trust thereof, for which purpose the foll wing selectived property, valued at \$2:6,500, ms been set aside an reserved, to wit: C. S. HILL, Clerk. Territory of Utah, County of Salt Lake. | s.s. By H. G. MCMILLAN, Deputy Clerk. RELEASE. RELEASE. Whereas George Q. Caunon, Brigham Young and Albert Carrington, the execu-tors of the last, will of Brigham Todne, deceased, at the request of all the silvely-ing mothers and children of the age of twenty-one years, mentioned in hald will, have consented to make a final division and distribution of twe state of the said deceased, reserving a fund for the liquida-tion of the claims and demands against the same, and the expenses of administration and closing the trust therbol, for which purpose the following resorbed property, valued at sile 100 has been set aside, in rearve to will EXHIBIT No. 20. Caroline Young, Caroline Y Croxall, Joseph Don Carice Young, I, D. Boekholt, Clerk of the Probate Court in and for the County of Salt Lake, RELEASE. Tu withess whereof, I have bereunto set my hand and seal this twenty-lifth day of July, A. D. 1878. DORA YOUNG. (1.5.) Late Dora Young Dunford Signed, scaled and delivered in the pres-ence of T. G. WEBBER, C. P. SILVERWOOD. BELEASE. Whereas, George Q. Cannon, B. isham Young and Albert Carrington, the execu-tors of the last will of vrightim Young, de-ceased, at the request of all the surviviag mothers and children of the age of iwenty-one years, mentioned in said will, have con-sented to make a final division and distri-bution of the estate of the said deceased. And whereas, a final division and allet-ment of all the residue of the property-real and personal, belonging to the said estate has been made pursuast to and in accrodances with the provisions of said will, by which division and allotted in accrodance with the provisions of said will by which division and allotted in accrodance with the provisions of said will by which division and allotment the pro-perty hereinafter described has been allot-ted to me the undersigned, as and for my deceased. Exhibit No. 26 is Marshal B T Young, Bilzabeth Y. Brown, in the Territory of Utah, do hereby cer-Shaughnessy's bond as Receiver. tify that the foregoing is a full, true and correct copy of the original on file in my Mary V Young, guardian and trustee for and in behalt; fFramy Van C. If Young, Exhibits Nos. 27, 28 and 29 are her minor child. Alex C Pyper, legal guardian for and in be-haif of Eichard W Young. Catherine Young, Amelia Young, Jos A Young, Bri-ant S Young, Watter S Young, Junius Young, Laster K Young, and Eugene J Yeung, minor children of Joseph A Young, deceased, Clarges H Young, Luna Y Thatoher, Mark Croxall, guardian and trustee for and in behaif of Mary Eliza and Willard Croxall, minors, heirs and representa office. In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this Tenth day of July, A, D. 1879. deeds from Brigham Young to asking that the Estate of Brigham Young dec'd, be settled up at the earliest pract Filed for record June 0, 1879, at 1.45 p.m. George A. Smith, Trustee-in-Trust. cable date, as witness our hands at St. George, this Eighth day of May, One Thousand Eight Hundred and Seventy-eight. LUCY B. YOUNG, Stie, 560, mas been set aside an i reserved, te wit;
 Zis Utah Central Rail ondCompany's Virst Mortgage Denids.
 H Utah Southern Railroad Compan's Virst Mortgage Denids.
 Z00 Shares Salt Late City Gas Company's Company's Struct.
 Z00 Shares Salt Late City Gas Company's Company's Structure and correst copy of the above and foregoing is a full, true and correst copy of the above and foregoing in strument as recorded in the records of my office in Book "B" of Leases, Liens, etc., and reserving also the following described property Valued at \$149,380,00 to wit.
 And reserving also the following described property Valued at \$149,380,00 to wit.
 Part oi lot 21(0), blockees entry (70) platA, stat take tig survey, commencing at the southeast off a survey, commencing at the southeast off off or it, thence and lot, turning thence north twenty (30) rode, tuebde west twenty (20) rode, one (1) fort, thence and lot purport.
 Exhibit 24:
 In the District Court of the Third Judicial District of Utah Territory, County of Salt Late County. D. BOCKHOLT, Probate Clerk. By W. S. CHISMON, Dep. Exhibit No. 30 is petitions of [Seal.] Louise W. Y. Ferguson, Dora 253 Utah Central Railread Company's Young, Marinda Hyde Conrad, (Signed) EUDORA L. YOUNG, first morrigage boads. It Utah bout ern Rallroad Company's first mortgage boads. 200 shares of Deseret National Bank SUSAN A. YOUNG, or- Krnest I Young, Elizabeth Y. Ellsworth and Vilate Decker, to be Exhibits Nos. 6, 7, 8, 9, 10, 11 and Z00 shares of Deseret National Bank stocs.
 200 shares of Salt Lake City Gas (ompany's stock.
 And reserving also the following described oroperty valued at \$143,200,00 to will.
 Part of lot six (0) block seventy (70) plat A. sait Lake City survey, commencing at the southeast corner of said lot, running thence morth twenty (20) rods one (1) faot, thence the south case of the south and three quarters (9%) feet to place of beginning.
 Part of lot seven (7) block seventy (70), plat A. sait Lake City survey, beginning twent theore north twenty (20) rods one (1) faot, thence east eight and three quarters (9%) feet to place of beginning.
 Part of lot seven (7) block seventy (70), plat A. sait Lake City survey, beginning twent theore on the shuft here bundred and three theore north three hundred and three theore south twenty three south three hundred and three theore and one half (3:7%) feet, thence theore shuft three hundred and sixty-five (165) feet, thence west one hundred and sixty-five (165) feet, thence west one half (3:7%) feet, the bundred and sixty-five (165) feet, thence west one hundred and sixty-five (165) feet, thence south one hundred and sixty-five (165) feet, thence west one hundred and sixty-five (165) feet; thence west one hundred and sixty-five (165) feet; thence south one hundred (100 feet, thence west forty-one (61) feet; thence north sixty (60) feet to place of beginning.
 Part of lot five (5) block seventy (70) plat A, sait Lake City survey, beginning sixty (60) feet, thence west forty-one (61) feet, thence nort Croxall, minors, helrs and representi-tives of Mary E Young, Croxa l, dy EXHIBIT No. 19. toos. 200 shares of Salt Lake City Gas (om-12 are deeds from the Evecutors, to made co-plaintiffs with Emeline A: deceased. Now, therefore, in consideration of the premises, and of the conveyance assign-ment and delivery to me by the said Geo ge Q.Cannon.Brigham Young and Albert Car-John Taylor, Trustee-in-Trust, of ceased, W Young, Maria C Y Dougall, Young NUMEREAS, George Q. Cannon, Brigham Young and Albert Carrington, executors of the late will of Brigham Young, de-ceased, at the request of all the surviving mothers and children of the age of twen-ty-one years, mentioned in said will, have consented to make a final division and distribution of the estate of said deceased. AND WHEREAS, a final division and al-lotment of all the residue of the property, real and personal, belonging to the said estate has been made pursuant to and in accordance with the provisions of said will, by which division and allotment the property hereinafter described has been allotted to us, the undersigned, as and for our full share of the estate of Brigham Young, deceased. RELEASE. The state of the s property conveyed in payment of EXHIBIT 31. ington, the executors and truttees as aforesaid, of the following described pro-perty, to wit Oscar B Young, Zina P Y Williams, Church claim. At a District Court of the Third Judicial District of the Tarritory of Utah, County of Salt Lake, held at the Court House in the City and County of Sait Lake, on the 3d day of July, A. D. 1879. (13) rode, one (1) to st, thence east eight and three quarters (5%) last to place of beg u-ning. Fart of litiseven (1) block seventy (10), plat A. Sait Lake City survey, begioning twelve and one-half (12%) free morths of the southeast cooner of said hot, thence run-ning west forky-one and one-quarter (14%) feet, thence south twelve and one-half (13%) feet, thence west one hundred and twenty-three and three-fourths (12%) feet, thence morth three hundred and thirty (330) feet, thence east one bundred and sixty-five (165) feet, thence south three hundred and seventeen and one-half (317%) feet to place of beginning. Part of lot eight (8) block seventy (10) plat A. Sait Lake City survey, beginning at the north-east corner of said lot, thence running south three hundred and seventeen and one-half (317%) feet, thence north three hundred and seventeen and one-half (317%) feet, thence running south three hundred and seventeen and one-half (317%) feet, thence west one hundred and sixty-five (160) feet, thence running five (150) feet to place of be hundred and sixty-five (160) feet, thence running five (150) feet to not hun-dred and sixty-five (160) feet on hun-dred and sixty-five (160) feet to be sinning. Part of lot (5) five, block sevents (70). District of Utah Territory, County of Salt Lake. Judge of the Third Judicial District. meline A. Young, on behalf of herself and the Heirs at-Law and Legatees and Beneficiaries under the last Will nellee A. Young, on behalf of herself and the beirs-at-law and legatees and beneilelaries, under the last Will and Testament of Brigham Young, late of Salt Lake County, Utah Territory, and Testament of Brigham Young, late of Salt Lake County, Utah Territory, deceased; PLAINTIFF. decensed, George Q. Cannon, Albert Carrington and Brigham Young, Executors of the PLAINTIFFS, orge Q, Cannon, Albert Carrington, and last Will and Testament of Brigham Young, late deceased, and John Tay-lor, John Sharp, Edward Hunter, Horace S. Eldredge, George Goddard, Leonard W. Hardy, Theodore McKean, Joseph C. Kingsbury and Angus M. Cannon, Brigham Yonng, Executors of the last Will and Testament of Brigham Yonng, late deceased, and John Taylor, John Sharp, Edward Hunter, Horace S. Eldredge, George Goddard, Leonard W. Hardy, Theodore McKean, Joseph C. Kingabury and Angus M. Cannon, A. sait Lake City survey, beginning sixty (00) feet south of the northwest cerner of said tot thence running east minety-one (9)) feet; thence north twenty-four (24) feet, thence west minety-one (91) feet, thence south twenty-four (24) feet to place of besouth twonty-four (24) feet to i lace of be-gin mg. Part of lot six (6) block sixty-nine (69) plat a, Salt Lake City survey, beginning one hundred and sixty-eight and four-twelfths (167 4-12) feet from the northeast corner of said lot, thence running south fourteen and two-thirds (1436) feet; thence west one hundred and thirty-dve (185) feet; thence north fourteen and two-thirds (1635) feet; thence east one hundred and thirty-five (135) to place of beginning. Part of lot five (5) block sixty-nine (69) plat A, Salt Lake City survey, beginning ten (10) rods east from the northwest corner of said lot, thence running east sixty-six (68) feet, thence south one undred (100) feet, thence west sixty-six (65) feet, thence north one hundred (100) feet to place of beginn ing.

NOW LIUIUUU

OF THE

DOCTRINE

vey, con

one hundred (100) feet to place of beginn ing. Part of lot three (3) block seventy-six (76) plat A, Sait Lake City survey, beginn-ing at toe southwest corner of said lot thence running north three hundred and thirty (330) feettheone sast eight: (60) feet, thence south three hundred and thirt; (3 0) feet, thence west eight (80) feet to place of beginning. Par of lot four (4) block sitty-nine (69) plat A, Sait Lake City survey, beginning at the northwest corner of said lot, thence eximple feet; thence ease three hundred and dimensional forty-one and one-quarter

the porthwest corner of said lot, thence cumping south forty-one and one-quarter (413) feet, thence ease three hundred and thirty (330) feet, thence west of three hundred and thirty (330) feet, thence west of three hundred and thirty (330) feet, thence west of three hundred and thirty (330) feet to place of beginning.
Part of lot two (2) block eighty-eight (38), plat A, Salt Lake City survey, commencing at the southeast corner of said lot, running thence west one rod (1) thence north twenty (20) rods, thence east one (1) rod, thence south twenty (20) rods to place of beginning.
Part of lot one (1), blick eighty eight (38), plat A, Salt Lake City survey, commencing at the southwest corner of said lot, running thence east one rod (1) thence north twenty (20) rods, thence east one (1) rod, thence south twenty (20) rods to place of beginning.
Part of lot one (1), blick eighty eight (38), plat A, Salt Lake City survey, commencing at the southwest corner of said lot, running thence east fifty and four twelfths (50 4-12) feet, thence north two for the southwest corner of said lot, running thence east fifty and four twelfths (50 4-12) feet, thence north two for twenty-five (25) feet, thence to north twenty five (25) feet, thence to hundred and twenty-five (25) feet, thence to hundred and twenty-five (25) feet, thence for hundred and three and four twent its (163 4-12) feet, thence for hundred and twenty-five (25) feet, thence for hundred and twenty five (25) feet, thence for hundred and one of them, do let and lease such the real estate or other property of said estate as shall come to their possession, and may thus be made productive. And in this manner and otherwise to manage the said property to make the same pro-ductive, subject to the order and direction of the Court, including the real estate described in said complaint; and finally to pay, deliver over and account for such property and assets as shall be required by said Court. It is further ordered that said Receivers severally give bonds with sufficient sure-ties in the penal sum of One Hundred Thousand (\$100,000) Dollars for the faithful performance of their duties. And good cause therefor appearing in and by said complaint and affidavit, it is further ordered that the defendants, and each of them, their sgents, servants and

of my said father Brigham Youns deceased, and for me and mmy name to sign and execute all necessary papers to that end. G.ving and granting, unto my said attorney, full power and asthority is and about the premises, and to use all due means, ourse and process in the law for the full, effectual and complete execution thereof, and in my name to make, execute and deliver all and every instrument in writing, and for the premises to appear and my person to represent before any governor, judge, officer and minister of the law what-sever, and in my couries of Judge, officer and minister of the law what-sever, and in my couries of Judge, officer and minister of the law what-sever, and in my Couri or Courts of Judge, officer and minister of the law what-sever, and calms, and to answer, defend and reply unto all causes, matters and things whatsever relating to the premises to say, do. act, transact, determine, accomplish and finish all matters and things whatsever relating to my interest in the said Will and Testament and Katate of my whill father, Brigham Young, deceased, as fully, amply, and effectually to all intens and purpose, as 1 might or cause to be done by virtue of these presents, full power of substitution and revocation.

and revocation. In witness whereof I have hereunto set my hand and scal the rificenth day of December, A. D. one thousand eight hun-dred and seventy seven. [L S.] FAREIST A. YOUNG, Signed, scaled and delivered in the pres-

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

[L.S.] Commissioner of Desis, for the Territory of U ah. Recorded June 16th, 1879, at 8 a.m.

County of Sait Lase, 116.3. I, Angus M. Cannon, Recorder in and for said County, to hereby certify that the above and foregole g is a full, true and cor-rect copy of the above and foregoles in-rect ungent as Recorded in my office in Book "B." of Powers of Attorney, etc., pase This the Sted day of June, A. D., 1879, ANGUS h. CARN N. [L.S.] Recorder of Sait Lake Co., By ISAAC M. WADDELL, Dep.

Taylor, Trustes-ia-Trust, of Trust property.

EXHIBIT 5.

THE ESTATE OF BRIGHAM YOUNG, To John Taylor, as Trustee in-Trust for the Church of Jesus Christ of Latter-day Saints, Dr.

88,000.00

51,678.09

53,200.00

10,401.60

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	To Amount of balance	
	on "Raliroad Con-	
	tract Account,"	
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	aine oh "Utah Cea-	
	tral Railroad Ap-	1. 1. 1. 1.
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	" Zion's Co-opera-	
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	or extensions in	
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1	30, 1873	
	" Real Estate, "Sis-	The Party
	cial Hall" lot and	Low Martin
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	" Real Estate, Lot 8,	3 3 3 3 4
	Block 76, Plat 3,	
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T.	errors in credits	27.61
	on President :B.	11111

April 17th, 1878.

E. SMITH, Probate Judge. Endorsed-Filed April, 17, 1878.

Territory of Utah. County of Salt Lake, 8.5. I, D. Bockholt, clerk of the Probate Court, in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of the original as appears

of record in my office. In Witness Whereof, I have hereunto set my, hand and affixed the scal of said Court, this Tenth day of July, A.D. 1879. D. BOCKHOLT, Probate Clerk.

[Seal.] By W. S. CRISMON, Dep.

EXHIBIT 15. In the matter of the Estate of President

BRIGHAM YOUNG, deceased.

BRIGHAM YOUNG, deceased. We the undersigned, being a majority of the mothers mentioned and described in the last Will and Testament of Pres-ident Brigham Young, deceased, pursuant to the power vested in us by said Will, do hereby designate and appoint A. O. Smoot of Provo, Utah County and Terri-tory, and Nicholas Groesbeek and Theodore McKean of Salt Lake City and County and Territory aforesaid, to act

City and Co., of San Francisco 185 On the Fifteenth day of December, A. D. che thousand eight hundred and seventy-seven, before me John Hamili, a Commis-sloper of Deeds for the Territory of Utah culy appointed, commissioned and sworn and reading at the City and County of Nau Francisco, state of California: personally appeared Emeine A. Young, known to me to be the same person whose name is sub-scribed to the annexed power of Attorney, and who acknowledged to me that she ex-couted the same. In witness whereof. I have horeunto set my hand and affixed my official seat, at my office, the day and year in this Cer.ficente trat above written I Soll Martin. [1. S.] Commissioner of Deeds, for the

1878. Mary Ann Angell Young, Lucy D. Young, Eliza B. Young, Susannah S. Young, Ciara D. Young, Emily P. Young, Mary V. Young, Zina D. Young, Harriet B. Young, Harriet Cook Young, Margaret F. Young, Lucy B. Young.

Territery of Utah, County of Sait Lake. } s.s.

"B." of Powers of Attorney, etc., pase This the first day of Junes A. D. 1879. Angus A. CARN N. [L.S.] Recorder of Sait Lake Co., By ISAAC M. WADDHL, Dep. Exhibits Nor. I, 2, 3 and 4 are deeds from the Executors to John Unchanged Structure of Trust

D. BOCKHOLT, Probate Clerk, By W. S CRISMON, Dep. [Seal.]

EXHIBIT 16. In the matter of the Estate of President BRIGHAM YOUNG, deceased.

To George Q. Cannon, Brigham Young To George Q. Cannon, Brigham Young and Albert Carrington, Executors of the last Will and Testament of President Brigham Young, deceased. We, the undersigned, being all the mothers surviving, mentioned and de-eeribed in the said last Will and Testa-ment, and all the children of the age of twenty-one years mentioned therain, and made logatres thereunder, have consented and do, each and every one of us, hereby consent and declare our wish to be that the said Executors do and shall wind up and close the entire trust of the Estate 9,079.41 of the said Executors do and shall wind up and close the entire trust of the Estate of the said President Brigham Young, decensed, and to that end that they may do and perform all things necessary and proper, consistent and in accordance with the provisions of said Will.

100,755,09 In witness whereof we have hereunto set our hands this 7th day of May, A. D.

1873. Mary Ann Angell Young, Brigham Young, Luns Young Thatcher, Juo. W. Young, Luney D. Young, Arts D. Christa Young, Fanny Young Thatcher, Ernest I. Young, Mira Young, Eva Y. Davis, Julis Young Burton, Eliza B. Young, Susannah S. Young, Clara D. Young, Nabble Y. Clauser, Emily P. Young,

\$2,000.00.

three-tourths of a red to place of begin-ning, containing (15) fifteen square rous. Part of lot (8) eight, in block (74) seven-ty-four, plat "A," Salt Lake City sur-L. S.] ELIZABETH Y ELISWORTH. Signed, sealed and devivered in the pret ence of T. G. Webber. C. E. Silver wood. Recorded June 6, 1879, at 145 p. m.

nencing at the north-west corner TERRITORY OF UTAH, County of Sait Lake. of said lot, thence running east (5) five rods, thence south (5) five rods, thence west five (5) rods, thence north (5) five rods to place of beginning, containing (25) twenty-five rods, with the buildings there-

I. Angus M. Cannon, recorder in and for said county, do hereby certify that the above and foregoing is a full, true and cor-rect copy of the above and foregoing in-strument as recorded in the records of my office in book B of agreements, leases, etc. Part of lot (4) four, in block (73) seven-

ty-three, plat "A," Sait Lake City survey, commencing at the southwest corner of said lot, tuence running north (5) five rods, thence cast (20) twenty rods, thence

south (5) five rods, thence west (20) twen ty rods to place of beginning, containing (100) one hundred square rods, with the All of lots from (1) one to (20) twenty, EXHIBIT No. 2).

being the whole of the block (19) nineteen, Big Field (5) five acre plat "A," with the buildings thereon, containing (100) one hundred acres, more or less. All of lots (10) ten and (11) eleven,

block (15) fifteen, Big Field (5) five acre plat "A," containing (10) ten acres, more

plat "A," containing (10) ten acres, more or less. Fart of lot (7) seven, block (75) seventy-five, plat "A," Salt Lake Uity survey, commencing at a point (26) twenty-six fect north and (165) one hundred and six-ty-five fect west from the south-east cor-ner of said lot, thence running north (69) sixty-nine feet, thence west (30) twenty feet, thence south (69) sixty-nine feet, thence east (20) twenty feet to place of beginning, containing (1380) thirteen hus-dred and eighty feet. Neal estate decded to the undersigned and enumerated in will of the late Brig-ham Young, sporalsed at \$64,960.30. Sundry articles of personal property as fer account rendered, valued at \$6,292.49. S94 shares of Utah Southern Railroad Company's Stock.

Company's Stock. 334 shares of Provo' Manufacturing 334 shares of Provo Manufacturing Company's Stock. 36 shares of Zion's Co-operative Mercan-tile Institution Stock 21 Utah Western Railway Company's First Mortgage Bonds of the nominal value of \$1,000.00 each. 9 Utah Southern Railread Company's First Mortgage Bonds of the nominal value of \$1,000.00 each. W. D. Roberts' note, dated March 16th, 1877, at six months, and interest, valued

Tods, thence west (b) five four to place prode of "beginning, containing (50) fity square rods.
Part of lot (7) seven, block (86) eighty-six, plat A, salt Lake City survey, confining (15) fifteen feet north from a point on the south line of said lot and (5) five rods west of the southest corner of said lot, thence west (14 3-12) forty-one and 3-13 feet to place of beginning containing (a,845%).
Walter thousand une bundred and eighteen % square rods.
Bundry articles of personal property valued at \$301.25.
Bis hares of Dtah Southern Rallroad apprended at \$301.25.
Bares at \$9,000.00.
Bundry articles of personal property valued at \$301.25.
Bis hares of Dtah Southern Rallroad stock, valued at \$301.25.
Bis hares of Dtah Southern Rallroad stock, valued at \$301.25.
Bis hares of Dtah Southern Rallroad stock, valued at \$301.25.
Bis hares of Dtah Southern Rallroad stock, valued at \$301.25.
Bis hares for Wanufacturing Company's Stock, valued at \$301.25.
Bis hares for Wanufacturing Company's Stock, valued at \$300.00.
Buth couthern Rallway cos Bonds valued at \$1,570.00.
Bishares onit Labe City Gas Co's Stock, valued at \$300,00.
Bishares cast Labe City Rallroad Co's Stock, valued at \$15,500.
Bishares cast Case City Rallroad Co's Stock, valued at \$1,570.00.
The shares cast the couther is the resolution the stail stoce at \$200,00.
The shares cast or at the resolution there at \$200,00.
The shares cast the city Gas Co's Stock, valued at \$1,670.00.
Stock, valued at \$15,60.
The whole ug gregating twee ty-one there and of one dollar to me in hand paid by the said escent ors, the resolution and trustees and case of ors, the resolution and trustees and each of them, tueir hairs, executors and trustees and each of them. tueir hairs, executors and trustees and case of ors. 1877, at six months, and interest, valued at \$1,180.00. John Reading's notes, five of \$1,000.00 ach, accured by mortgage valued at S2,000.00. Jos. Woodmansee note dated July Sl, 1876, and interest secured by 83 ahares of Z. C. M. I. stock, valued at \$3,838.60. Cash to balance, \$385.91. The whole ag-gregating one hundred and eighty-nine thousand (189,000) doilars. A And of one dollar to us in hand paid by the said executors, the re-ceipt whereof is hereby acknowledged, we, Ells Elizabeth Young Emper, Marinda Hyde Young Conrad, Hyram Smith Young, Emelize A. Young, Louisa W. Young Ferguson, Lorenzo D. Young, Alonzo Young, Ruth Young John-son, and Adelia Elvira Young, consiliating class Three (3) under the said will, do hereby acquit and release the said execu-tors and trustees and each of them, their beirs, executors, administrators and as-signs, and the heirs, executors and in-signs, and the heirs, executors and as-signs, and the heirs, executors and in-signs, and the heirs, executors and in-signs, and the heirs, executors and in-signs of each of them, their beirs successors in office of executors and their successors in office of executors and insigned used will, of and from any and all claim and demand of whatever description we may have or hold as lega-tees or devisees under said will, or as heirs-at-law of the asid deceased, against asid estate, or against the said executors Jos. Woodmansee note dated July SI,

I, Vilare Y. Decker, the undersigned, a legates or author of them as such excertors and trustees under the said will, and as and re cased to the under the said all other claim or claims, demand or demands, of whatever description of them, their successors in office to and from any set as isigns, and their successors in office as a heir at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, or as heirs at law of the said deceased, and trustees under said will, free and harmles.

INTHERT No. 53.
 MARTART
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Trustee-in-Trust of the Church of Jesus Christ of Latter-day Saints, or otherwise, and the other defendants herein, and each of them be and they are hereby ordered and commanded to desist from and re-frain from selling, encumbering or dis-posing of in any manner any of the pro-perty, either real or personal, mentioned or described in the complaint herein, or any part thereof, or from in any manner possessing, intermeddling or interforing with said property, or with any part thereof, or with the rents, issues or profits thereof, until the further order of this Court. Dated this 14th day of June, A. D. 1879.

Provo Manufacturing Co's ist 2,030.00. don's Oc-operative Mercantils (orb, valued at 200.00. aB: Lako City Gas Co. stock, 1,900 00

One-third of the personal property re-maining in new bonse and office at St. George as per inventory dated this day, valued at 28.51

lourt. [Seal.] er 244 on Zion's Co-operative Mercan-

Territory of Utah, County of Salt Lake. | 8.8.

the Institution, 114.06. Order 247 on Zion's Co-operative Mercan-ile Institution, 11.36. Part of local block T5, pist A, Salt Lake City survey, commencing at a point 125 feet thence north 10 rods, thence west 20 feet to parce of beginning, containing 3.300 square feet, more or best valued at 25,760.0 Part of lat 5, book 76, pios A, Salt Lake City survey, commencing at the northwest corner of said lot, running thence south 10 rod, thence stat 5 rods, thence north 10 rod, thence thest 5 rods, thence north 10 rod, thence thest 5 rods to place of begin-ning, containing 20 square 10ds, valued at 5,000.000 I, C. S. Hill, Clerk of the Third Judiclal District Court, of Utah Territory, do heaeky certify that the foregoing is a tull, true and correct copy of the original order appointing Receiver, and enjoining made June 14th, 1879, in the above entitled ac-Witness my hand and the Seal of said

t of lot 9, block 79, plat A, Salt Lak

EXHIBIT 25. in the District Court of the Third Judicia District of the Territory of Utah, County of Salt Lake. 42, Big Fkid 10 ac

behalf of herself, elc. Piaintiffs,

eo. Q. Cannou, et al., Defendants. Whereas, the above named plaintiff I commenced an action in the District Con of the Third Judicial District of the T ritory of Utab, County of Selt Lat against the above defendants, and is abo IQUARO 100

to apply for an injunction and restrain them from the commission of certain on as in the complaint filed in the said or

w. Sale Lake Meridian, sho all of lots 1 and 8, block 16, official map of Wassington Town restroy, rontaining in all 12: 180 acres, more of low, values at \$550,02. 3 Urah Western Mahemad bouds, values as 30,00.

COVENANTS **JUST PUBLISHED!** New, Revised, Enlarged, and improved ilion of the Doctrine and Covenants the Jaurch of Jeans Christ of Latus given to Joseph Smith, jun., the upbet, for the building up of the Kin m of God to the last days. rinted on fine paper, from new, large oar type, and containing nearly 500 To this edition there have been a number of additions made the sections have been ersed and numbered, and a full and com-Orders received now will be filled in or. er

of receive. Mailed to any part of the Terr.tory or

its as on receipt of price.

C. S. HILL, Clerk.

PRICES: Full Cloth, Emboseed Sides, gilt back and

prinkled edges, 82,00,

Attest my hand and the Seal of said Full Imitation Morocoo, embossed al es. glitback and sprinkled edges, \$2.50.

DESERET NEWS OFFICE, By H. G. MCMILLAN, Deputy Clerk. tals Lake Uny.

Court at Salt Lake City, this 16th day of une, A. D. 1879, [Seal.] U. S. HILL, Clerk. By B. P. HILL, Deputy Clerk. VALUE DE LE COLOR

Undertaking on Injunction

IUST DRUGATION. Are for alle at the

Woman's zponent Office.

fitah Comm lon Store.

A DEC U EL Dwyer's Huck Store,

Derty, 10 will: One seventh of real estate to class, obarged under provisions of will aforesaid, valued at Dash advation, valued at Te shares Utah Southern R. R. stack, valued at Bi source Provo Manufacturing Co. arook, valued at S shares Zion's Co-operative Mercantic Insutution story valued at Buadry Hems of personal prop-erty accd. valued at Mindry Hems of personal personal prop-erty accd. valued at Mindry Hems of personal perso 2 Shares 2,340 00 150 00 900 000 57T 40 valued at 8,400 ibs hay, valued at ,500 0 \$14,008,35 8 85 By amount refunded 818,000 CO In all argregating sighteen tho (2,000) dollars. And of one dollar to me in hand pe beir heirs, exceptors, adm as gue, and the heirs, exec rsfors and assigns of eac beir successors in calce of rustees under said will, of nd all about and demire

nang W. Sale Loke Merie

5,000 00

