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EXHIBIT B.

SUPREME COURT: ORLEANS COUNTY

1988 Process of the Conference of April 1985 April 1985

Arnold E. Wage and J. Coann Curtis as
Executors of the last Will and Testament
ofEdwin L. Wage (deceased) as trustee, and
C. Royce Sawyer as trustee, under a trust agreement executed
by Arnold Gregory for the benefit of Catherine G. Hill, Parmaly
G. Hill and Almira K. Watts.,

Plaintiffs.

V-8

Judgment August 30th, 1921.

Parmaly H. Hill and Almira K. Watts as committee of the property of Catharine G. Hill an incompetent; Parmaly G. Hill, Almira K. Watts and Massachusetts Bonding and Insurance Company.

Defendants.

The issues in this action having been tried before Hon. George A. Larkin, referee, at the office of Hamilton Ward in the Erie County Bank Building in the city of Buffalo, N. Y., on the 9th day of August, 1921, pursuant to an order of reference heretofore made in this action, and the referee having heard the proofs and allegations of the parties, and having duly deliberated thereon, and having duly made and rendered his report to the court, dated August 30th, 1921, and said report having been duly filed in the Orleans County Clerk's office on the 30th day of August, 1921; and thereupon the plaintiffs having duly moved this court for a confirmation of said report; and an order having been duly made at a Special Term of the Supreme Court held in the City of Buffalo on August 30th, 1921, Hon. George E. Pierce, Justice Presiding, confirming said report, which order has been duly entered in the County Clerk's Office of Orleans County; now on motion of Fluhrer, Reed & White, attorneys for the plaintiff, C. Royce, Sawyer, as turstee, etc., and on motion of John C. Knickerbocker, attorney for the plaintiffs, Arnold E. Wage and J. Coann Curtis as executors, etc., it is hereby

ADJUDGED that the total amount of income received by Edwin L. Wage and C. Royce Sawyer, as trustees, under said trust agreement, and by C. Royce Sawyer, as surviving trustee thereunder, is twenty one thousand five hundred twenty nine and 15/100 (\$21,529,15) dollars, and that the total amount paid out and disbursed by said Edwin L. Wage and C. Royce, Sawyer as trustees under said trust agreement and by C. Royce Sawyer as sole surviving trustee thereunder, in the administration of their trust and in the performance of their duties as trustees, is twenty-nine thousand fifty six and 51/100 dollars (\$29,056.51) and that the balance of the principal or corpus of the trust fund under said agreement remaining in the hands of C. Royce Sawyer as surviving trustee under said agreement is fifty seven thousand four (\$57,472.64) hundred seventy-two and 64/100 dollars/which is invested in accordance with the terms and provisions of said trust agreementand as shown by the account of said trustees presented and filed in this action; and it is further adjudged that the said trustees and surviving trustee have accounted for the whole of the said trust fund under said agreement, and that they have not made any profit from any increase thereof; that the accounts of the said Edwin L. Wage and C. Royce Sawyer as trustees, and the accounts of C. Royce Sawyer as sole surviving trustee, under said trust agreement as filed herein are hereby settled, determined and adjusted, and the said C. Royce Sawyer, and the estate of Edwin L. Wage, and the Massa-