

No. 1111 Equity.

157th Int. Did your wife endorse the notes to him, or you?

Ans. I and my wife, both.

158th Int. At the time you made the deed to your wife, in August, 1879, what other property did you have, belonging to you, real or personal, other than that named in the deed?

Ans. I didn't have any personal, but I had a little wood lot, that I deeded to my brother, but I don't know whether before or after the deed; I had no other property.

(Excepted to)

159th Int. Did your brother pay you for that lot, or did you deed it to him in consideration of a debt you owed him?

Ans. In consideration of a debt I owed him.

160th Int. Had you any promissory notes, obligations, bonds, or evidences of debt, or money, at the date of said deed to your wife, after said deed was made, which was your own?

Ans. I had no notes, bonds, or anything of the kind, at the time I made the deed to my wife; I don't think anybody owed me anything at the time, nor had I any money of any consequence.

(Excepted to)

161st Int. In your answer to the bill in this cause, you deny you sold, disposed of, or conveyed all your property of every kind, which could be subjected to sale by fieri facias, at the suit of said creditor; is said denial true?

Ans. I don't know, I don't suppose the wood lot was disposed of to my brother at that time, but I know of nothing else that I had.

162d Int. How much did your brother Aloysius allow you for said lot, and what is it worth?

Ans. He allowed me fifty-five dollars (\$55) for the whole lot, and that was all it was worth.

(Excepted to)

163rd Int. Did, or did not, Messrs. John R. Stoner, call to see you at your house several months after the date of said deed to your wife?

Ans. Perhaps he did; I most think he did.

164th Int. Did you have any talk with John R. Stoner at your house, with regard to said deed, and with regard to his claim?

Ans. I've no knowledge at all of having any talk with him about it.

165th Int. Did you, or not, tell him, at your house, several months, that is, some three or four months after the date of said deed to your wife, that you and your wife did not mean to cheat him out of his claim; that the deed was not made to cheat your creditors, but was made simply to delay them. And give you time; or words to that effect?