

No. 4411 Equity.

26th Q. Int. In your answer to the 139th interrogatory in chief, you said, that your wife's father gave to her, to give to you, the money to pay the note which you had, given for part of the purchase money of the McKissick wood lot; and in your answer to the 141st and 142nd interrogatories in chief, you say, that this was before the death of your wife's father; were those answers correct, or not; if not, explain the error, and state what the facts were?

Ans. They were not correct; the note for the McKissick lot laid until after her father's death, and was paid by her, with money she received from her father's estate.

27th Q. Int. In your answer to the 158th interrogatory in chief, you said, that you had a wood lot that you deeded to your brother, but you did not know whether that was before or after the deed to your wife; do you not know, that the deed to your brother for that lot was some time after the date of the deed to your wife?

Ans. The date of the deed to my brother, was some time after the deed to my wife.

Cross Examination
of James
A. Cunderiff.

28th Q. Int. By the 161st^{161st} interrogatory in chief, you are asked whether a denial therein mentioned in your answer to the Bill of Complaint is true, and in your answer to said interrogatory, you said you don't know, &c.; do you not know that at the time of said answer, you did own a wood lot, and that said denial that you had conveyed all your property was true?

Ans. At that time, I did own said wood lot, and my answer to that interrogatory was true.

29th Q. Int. In your answer to the 191st interrogatory in chief, you say that you paid the \$100, for One Acre and three quarters and twenty perches, bought from Jacob Rife, about two years after it was bought; was that correct?

Ans. It was not correct; the hundred dollars (\$100) was paid when the deed was given; I was confused at the time of said examination in chief, and that is the reason I got into these errors.

30th Q. Int. You said that one of the notes for \$400, which you gave for the Wynn property, was assigned by Wynn to James A. Elder, and that you paid that note to said Elder, with the money which your wife's father gave you for that purpose?

Ans. I paid the note to James A. Elder, with the money my father-in-law gave me for that purpose.

31st Q. Int. Had you embraced any part of that \$400 note in another note, which you gave to said Elder?

Ans. I did not.

32nd Q. Int. Had you ever give to said Wynn a note for any other,

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timony
A. Cunderiff