

39th C Interrogatory:

You specifically called his attention to the facts, I suppose?

Answer:— I never saw Judge Tuck.

40th C Interrogatory:

Did you and B. F. Shreve or not, generally employ Judge Tuck to argue that case for the Appellant, in the Court of Appeals?

Answer:— Benjamin F. Shreve came to me and suggested that we should employ Judge Tuck for the purpose of establishing a fee simple, and B. F. Shreve attended to the matter and I had nothing more to do with it.

41th C Interrogatory:

You say you never were called to a family conference about bringing this suit: what do you mean by a family conference?

Answer:— I mean by a family conference, that we, each and all, meet together & decide and agree what course to pursue. That's what I call a family conference.

42th C Interrogatory:

Then do you now say, that you were not conferred with by your brothers or either of them, or with John E. R. Head, and agreed with them, or either of them, that we would file a Bill to settle the title to your mother's estate and Dr. Shreve's title; and that if Dr. Shreve only had a life estate and we lost the case, that we would, as a family, share the loss and settle the estate fairly & equitably?

Answer:— I never agreed upon any course of action, that I would take myself, before before the decision of the Supreme Court, of Maryland and certainly never agreed to burden myself with others losses.

43th C Interrogatory:

Then nothing of this kind ever took place between you and them or either?

Answer:— Not to my recollection most assuredly.

44th C Interrogatory:

Is your recollection clear on that subject?

Answer:— I think it's very distinct.

45th C Interrogatory:

Why did you not make objections to the proceedings then?

Answer:— Well, simply because, if the Court of Appeals confirmed the action of the lower Court, I supposed that would be a final decree. That's the reason I made no objection to any proceeding.

46th C Interrogatory:

Then if you gained, it was good, and, if you lost, it was bad?

Answer:— I waited for the result and did not know what my position would be, and never defined my position, until I had by strenuous efforts investigated what my interest in the estate after the decision of the Supreme Court of course.

47th C Interrogatory:

Then you did not object to this case, but employed Judge Tuck to argue it and kept his your own position, all the time?

Answer:— I was not thoroughly posted, as to what I would do and couldn't come to any positive conclusion, until I was informed what was the true state my affairs were in.

48th C Interrogatory:

Did you ever tell any of your family, your brothers or your sisters, that you would not stand the judicial decision of the law, if you lost?

Answer:— I don't recollect of ever having said anything at all about it, in that light for I had left here.

49th C Interrogatory:

Did you not see the decision of the Court of Appeals of Maryland, or learn