

No. 3758 Equity

did not have the money & executed that note to Mr Rome who assumed that amount.

4. Q. How do you explain that said body Corporate is indebted?

A. Well we borrowed money to pay for the property and were sure for it and were compelled to pay it individually.

5. Q. On an average what are lots sold for in the Cemetery?

A. \$15.00 per lot, \$8.00 for half lots & \$3.00 for single graves

6. Q. Approximate the number of lots, half lots and single graves that have been sold in the Cemetery?

A. I would say about 30 full lots about 8 or 10 halves and one single grave.

7. Q. Was it not the understanding among the Directors at the time said land was purchased from Hecker, that they should be reimbursed the amount that they obligated themselves to Lewis M. Mottley, by the issuing of stock to themselves?

A. Yes, Sir, we were to be reimbursed out of money from the sale of lots.

8. Q. Is it not a fact that stock was to have been issued to the Directors and that this stock was to be received by said body Corporate as provided in Article 11 of Articles of Incorporation. (Excerpted)

A. I can't help but answer No to that, anybody outside had as good a right to take stock as the directors, and if the directors took stock they were to be reimbursed by the sale of lots, they all stood equal, outsiders and Directors, in that respect.

Re - Direct

1. R. D. Q. Did the Corporation ever authorize the execution of the note to Lewis M. Mottley? (Excerpted)

A. As a Corporation I don't think they did; but the directors agreed to accept the money and Mr. Mottley asked me to prepare the note and they executed it. (Excerpted)

2. R. D. Q. Who transacted all the business of the Corporation. (Excerpted)

A. The whole affair devolved on me in a great measure. (Excerpted)

So the Gen. Q. by the Examiner.

A. I don't know any thing further.

Henry Stotes

Whereupon there being no other witnesses to be examined and no further time being required for the production of testimony the said Examiner hereby certifies that the foregoing are the original depositions in this cause as the same were read over to the witness and signed by him and I herewith return the same enclosed to the Court.

Witness my hand this 13th day of October A.D. 1892.

Clayton O. Steady
Examiner

Cost of the foregoing testimony.

Clayton O. Steady Exam. fee 1 Day \$4.00

Henry Stotes wit. Ingr. & att'd 3.75

Certified to

Filed October 15 1892. Clayton O. Steady Examiner.