

NO 8508 Equity

Mother had not made a will.

Q. 10. Do you know any about an amendment to that Bill?

A. No Sir, not until you told me.

Q. 11. Did you ever see this agreement or authorize it to be made. (Objective, and exception noted).

A. No Sir, I never saw that.

Q. 12. Were you consulted with reference to it?

A. No Sir, I was told to give my sister \$800 - then it would be out of the Trust Lee.

Q. 13. State what is the amount of the notes that your sister held against your mother. (Objective and exception noted)

A. With the interest and all, something like \$1000. that included the interest.

Q. 14. State whether or not this \$800. you agreed to pay was in line of a compromise.

A. Yes Sir, it was.

Q. 15. If your mother owed your sister \$1000.00 and that was paid out of your mother's estate, why would the \$800. be paid out of your share alone? (Objective and exception noted).

A. I do not know, it should not have been, it should have been one half out of each. I did not have anything to do with paying my mother's debts. I was not living at home. Mr. Pampell told me if I filed this Bill I would not have to pay any of those debts my mother owed, that I should have to pay this \$800.

Q. 16. When as you have stated come up here and authorized this Bill to be filed for the purpose of getting it out of the Trust Company, had you any other object at all, at that time than to have informed, getting rid of the Trust Company?

A. No Sir, I thought it would be just the same as if Mother had died without a will. I did not know anything about this other complication.

Q. 17. After Mr. Pampell introduced you to Mr. Lewis, you recognized him as your attorney?

A. Yes Sir.

Q. 18. Did you or not authorize this agreement other than the \$800.?

A. No Sir, and for it to come out of the Trust Company.

Q. 19. You were to get rid of the Trust Company entirely?

A. Yes Sir, Mr. Pampell and Mr. Lewis told me that it would be out of the Trust Company.

Q. 20. When did you come up here?

A. On Wednesday.