

No. 8508. Equity.

A. I do not have any knowledge.

Q 22. Did you get a copy of it?

A. No Sir, but you sent me a copy by mail. I thought it was out of the Trust Company. I did not know what it meant.

Q 23. What was when?

A. I think it was in December after the Sales Mr Lewis said by a decree it had to be sold across Examination.

Q 1. What do you understand now that this agreement means?

A. I mean that some of it is still in the Trust Company.

Q 2. And that is what you object to?

A. Yes Sir.

Q 3. Is that the best explanation you can give of this agreement?

A. I wanted it out of the Trust Company and I was told that it would be out of it, but it is still there.

Q 4. Is there any other part of the agreement you object to? (objection, and exception noted).

A. Yes Sir.

Q 5. What is it?

A. I will have to read it over again.

Q 6. After this Bill was filed, after your Orner, and myself representing your sister had numerous conversations you came up yourself?

A. Yes Sir.

Q 7. How long were you here on that occasion?

A. One week.

Q 8. How knew that the compromise was then being discussed?

A. Yes Sir.

Q 9. They talked it over with you and you talked it over with you and you talked it over with your Council?

A. Yes Sir.

Q 10. What was the compromise they were talking about at that time?

A. This \$800.

Q 11. Where was she to get the \$800-

A. When the property was sold?

Q 12. There was not any definite time set for the sale of the property?

A. No Sir.

Q 13. It was understood and agreed in this conversation that the property was to be sold, your sister was to get \$800, out of the proceeds?

A. Yes Sir.