

Ans. I think in April 1872; it is registered in the Court House.

Ques. What amount of capital did you put into the business?

Ans. I put no specified amount.

Ques. How much of it belonged to you personally?

Ans. None.

Ques. What amount did Mr. J— bring into the firm?

Ans. Whatever his business was worth.

Ques. Having written to ask my consent to the investment, why did you not await my reply?

Ans. I did not consider that it was essential to await your consent, because I held a power of Attorney from you to use your money as I thought best, and the nature of the investment contemplated, rendered it necessary to decide before receiving an answer.

(Here follow the two questions and answers already recorded in the note referring to Letter No. 6:—

Ques. Why did you invest Mrs. H. H. W.'s money in your firm in my name without asking my consent or her's?

Ans. It was more convenient at that time to have the money in one name.

Ques. Why, and by what right, did you sign my name to a document, dated Dec. 23rd 1872, declaring that of the \$4300 loaned to J. H. & Co. "\$2200 really belonged to Mrs. H. H. W.?"

Ans. I don't recollect any such document.

Ques. Did you not believe that when I gave you a Power of Attorney on my departure for Peru in 1870, I did so solely with a view to the security of my own interests?

Ans. Yes, and with a view to get as much interest for your money as possible.

Ques. Did I not give you reason to believe that my faith in your integrity and judgment was implicit?

Ans. I think you did.

Ques. Shortly before my departure from Quebec in 1870, did I not place my sealed Will in your hands, telling you to "take care of it, as it concerned you more than anybody else?"

Ans. I don't remember; I think you did.

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