

William A. Cunningham. A daughter Elizabeth C. Johnson now married to Thomas P. Johnson, A daughter Fannie Willie since the death of her father married to F. Granville Thomas, A daughter, Nannie Hamner Davis, A Son J. Lynn Davis, present witness, A Daughter Mattie C. Cunningham widow of John Cunningham and who has since her fathers death and before the filing of the Bill died leaving the following children viz: Benjamin, Katie and Pessie Cunningham all of whom are adults, A Daughter Katie who has intermarried with F. Granville Thomas and who has since the death of her father and before the filing of this Bill died leaving two children, Guy Thomas still a minor and Katie Thomas who died aged about seven or eight years of age.

4th. Did you know S. Hamner Davis, grandson of James L. Davis? Is he alive or dead? When did he die?

Ans. I knew him, He is dead, He died a minor and unmarried about four or five years ago.

5th. After the date of the Will and after the death of your father, did he make any advancements to you other than the \$800 or \$900 mentioned in his Will?

Ans. No sir, he did not.

6th. What became of the \$800 or \$900 advanced to you mentioned in his Will?

Ans. I paid a portion of it back from the proceeds of a sale made of personal property owned while farming prior to going to St. Louis to live, I paid the balance back while living in St. Louis. He never paid any security money for me.

7th. Did your father advance any money or pay as surety any money for any of his sons-in-law?

Ans. I think not.

8th. Was your sister Fannie educated completed at the time of your fathers death?

Ans. It was.

To the Gen. Int, by the Examiner.

Ans. I do not.

J. L. Davis

J. Lynn Davis, a witness of lawful age produced on the part of the Plaintiff being duly sworn and examined deposes and says as follows:-

1st. When did your nephew S. Hamner Davis die?

Ans. About the summer of 1876.

2nd. State whether or not any of your brothers or sisters died before that time?

Ans. Yes sir; my brother S. Hamner and John J. Davis were dead at that time but no other.

To the Gen. Int.

I do not.

J. Lynn Davis

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

Witness my hand this 15th day of February A. D. 1888.

Clayton O. Kedy
Examiner.

Costs of the foregoing Testimony

C. O. Kedy Exam. fee 1 day \$4.00

(Filed February 15, 1887)

Certified to:-

Clayton O. Kedy Examiner.

=====