

The Deposition of Abraham Pullover of Hunt County Jun holder aged thirty five years who being duly and solemnly sworn on the holy Evangel of Almighty God to the first Interrogatory deposed and saith that he knows the Parties Libellant and Respondents and has known them almost twenty years

To the second Interrogatory saith that he knew John Gibb the Respondents Testator and had known him near twenty years before his Death and believes he died sometime in the year 1747.

To the third Interrogatory this Deponent saith no

To the fourth Interrogatory this Deponent saith nothing

To the fifth Interrogatory this Deponent saith that he at several times saw and conversed with the said John Gibb about the Disposition of his Estate and that he has often heard him say when he was in a possession with the Libellant that he would set all his Negroes free

To the sixth Interrogatory this Deponent saith that the Libellant lived in the house and family of the said John Gibb at several Times that the Libellant and the said John Gibb used often to differ which occasioned her to leave him that he understood the Libellant had the Management of the said John Gibbs family and believes she thereby contributed to the Increase of his Estate but does not know what Expence she was to him

To the seventh Interrogatory this Deponent saith that he at the Request of the said John Gibb wrote a Will for him some few days before his Death but cannot remember how many Days whereby he gave the Libellant Six Negroes to a Son of Lowder Thomp: son a horse a gun and all his Plate and the Residue of his Estate to his Brothers Sons in Scotland that no person was present but the said John Gibb at the time he wrote the said Will that the Libellant never offered this Deponent any thing to write the said Will so as to be of no Validity or Effect that the said John Gibb said to this Deponent at the time of writing the said Will that his reasons for altering his former Will was that he had not done Justice to his Relations in leaving