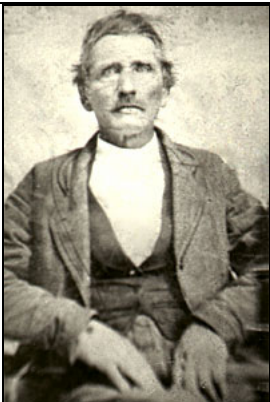




Permission to copy, quote, distribute this document, and add it to a personal genealogy database is given to individual family history researchers, provided you cite the source as follows: Patricia A. West, "[Document title goes here]" St. Louis: Unpublished manuscript, 2003, downloaded from West, Kirkland & Allied Families at www.websitewiz.com/genealogy.

Document Title: Final Estate Settlement of Archibald Kirkland, b ca 1780 SC

Reference: Minutes of Probate Court, November Term 1851, Fayette Court House, Fayette Co., AL.-- Will was attached to estate settlement (see below), but is now lost.

Children of Archibald and Mary (Chaney) Kirkland		
		
Jehu Chaney Kirkland, (1812-1888), married Permelia Chappell. Lived in Fayette Co., Ala. Capt. in CSA. Alabama State legislator, lawyer, JP.	Daniel G. Kirkland, (1814-1897), married 4 times. Fayette & Morgan Co., AL to Coryell Co., TX after the Civil War. Farmer. My ancestor.	Mary Ann D. Kirkland Moore (1816-ca 1880), wife of William Owens Moore. Moved from Morgan Co., AL to Garvin, TX.

Verbatim transcript:

"Archibald Kirklands Estate in final settlement with Danl G. Kirkland & Anderson Farquhar administrators with the will annexed of said Estate, 13th Nov. 1851.

"Be it encumbered that this the 13th day of November AD 1851 before the Probate Court of said County, came Daniel G. Kirkland and Anderson Farquhar Administrators with the will annexed of all and singular the goods and chattels rights and credits of Archibald Kirkland late of said County deceased. And prays that their \\\\[["said" marked out] accounts as stated and presented to this present term of the court for allowance, be allowed; and it appearing to the satisfaction of the court, that a notice of the instruction of the said Daniel G. Kirkland and Anderson Farquhar administrators, as afoursaid, do leave their said accounts, stated and presented to this present term of the court for allowance, was published in the Observer a newspaper printed in the City of Tuscaloosa for forty days previous to this present term of the court. And the court proceeding to a consideration of said account stated as aforesaid, and presented to this present term for allowance, and no exceptions being made to the same of any part thereof. And it further appearing to the satisfaction of the court, that by said account stated as aforesaid, that the said Daniel G. Kirkland & Anderson Farquhar administrators of as aforesaid is chargeable with the sum of two thousand five hundred and thirty six dollars and

thirty cents. And is entitled to credits to the amount of seven hundred and eight dollars and fifty four cents, leaving a balance in the hands of the said Daniel G. Kirkland and Anderson Farquhar admrs as aforesaid, of one thousand seven hundred and forty seven dollars and seventy six cents.

"It is therefore ordered and decreed by the court that the said account of the said account of the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid, be allowed as stated and be filed & recorded.

"It is further ordered and decreed that the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid proceed to make distribution of the said sum of one thousand seven hundred and forty seven dollars and seventy six cents among those entitled thereto in the following manner that is to say:

"To Elizabeth Moore one of the heirs of said Estate the sum of One hundred and ninety four dollars and nineteen cents which is hereby assessed and decreed as her distribution share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid is decreed to pay over to her the said Elizabeth Moore widow of John P. Moore deceased, and for which execution may issue.

"To John R. Kirkland one of the heirs of said Estate the sum of One hundred and ninety four dollars and nineteen cents, which is hereby assessed, and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland & Anderson Farquhar administrators of said Estate is decreed to pay over to him the said John R. Kirkland and for which execution may issue.

"To Anderson Farquhar husband of Lavinia one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents which is hereby assessed and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland & Anderson Farquhar administrators as aforesaid is decreed to pay over to him the said Anderson Farquhar, and for which execution may issue.

"To Jehu C. Kirkland one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents which is hereby assessed and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid is decreed to pay over to him the said Jehu C. Kirkland and for which execution may issue.

"To Daniel G. Kirkland one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents which is hereby assessed and decreed as his distributive share of said Estate, and which the said Anderson Farquhar & Daniel G. Kirkland administrators as aforesaid is decreed to pay over to him the said Daniel G. Kirkland & for which execution may issue

"To William O. Moore the husband of Mary A.D., one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents which is hereby assessed and decreed as his distributive share of said Estate and which the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid is decreed to pay over to him the said William O. Moore in right of his wife Mary A.D. Moore and for which execution may issue. ///Recd of Anderson Farquhar the above Judgement in full. This 25th January 1852. /s/ W.O. Moore

To: Robert B. Kirkland one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents, which is hereby assessed and decreed as his distribution share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators as

aforesaid is decreed to pay over to him the said Robert B. Kirkland and for which Execution may issue.

"To: William W. Kirkland one of the heirs of said Estate the sum of one hundred and ninety four dollars and nineteen cents, which is hereby assessed and decreed as his distributive share of said Estate, and which the said Anderson Farquhar & Daniel G. Kirkland administrators as aforesaid is deemed to pay over to him the said William B. [sic] Kirkland and for which execution may issue.

"To Archibald Manasco one of the heirs of Jane Manasco deceased who was an heir of the said Kirkland deceased, the sum of thirty two dollars and thirty six cents, which is hereby assessed and decreed as his distributive share of said Estate, and which the said Anderson Farquhar & Daniel G. Kirkland administrators as aforesaid is decreed to pay over to him the said Archibald Manasco, and for which execution may issue.

"To Ambrose Aldridge the husband of Mary //// ["Manasco" struck out] one of the heirs of Jane Manasco who now deceased and who was an heir of the said Kirkland deceased the sum of thirty two dollars thirty six cents, which is hereby assessed and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators of aforesaid is decreed to pay over to him the Ambrose Aldridge in sight of his wife Mary, and for which execution may issue.

"To Priscilla __. Manasco one of the heirs of Jane Manasco deceased who was one of the heirs of said Kirkland deceased the sum of thirty two dollars and thirty six cents which is hereby assumed and decreed as her distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrator as aforesaid is decreed to pay over to her the said Priscilla __. Manasco, or her legal representative and for which Execution may issue.

"To John Manasco one of the heirs of Jane Manasco deceased formerly Jane Kirkland one of the heirs of said Estate the sum of thirty two dollars and thirty six cents which is hereby assessed and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrator of said Estate is decreed to pay over to him the said John Manasco or his legal representative, and for which Execution may issue.

"To Carrol W. Manasco one of the heirs of Jane Manasco deceased formerly Jane Kirkland one of the heirs of said Estate the sum of thirty two dollars and thirty six cents which is hereby assessed and decreed as his distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid is decreed to pay over to him the said Carroll W. Manasco or his legal representative, and for which Execution may issue.

"To Letetia Manasco one of the heirs of Jane Manasco deceased formerly Jane Kirkland one of the heirs of said Estate the sum of thirty two dollars and thirty six cents which is hereby assessed and decreed as her distributive share of said Estate, and which the said Daniel G. Kirkland and Anderson Farquhar administrators as aforesaid is decreed to pay over to her the said Letetia Manasco, or her legal representative, and for which execution may issue.

"It is further ordered by the court that the said Anderson Farquhar and Daniel G. Kirkland administrators as of aforesaid proceed to pay over to the Judge of Probate of said county the sum of [left blank] dollars and [left blank] cents the remainder of the cost due on said administration, and for which execution may issue.

"and then the court adjourned until Saturday morning nine o'clock 15th November A.D. 1851."

Sources: Photos of three children of Archibald Kirkland are courtesy of Marguerite Tarwater Callahan of Alabama.