1672 SAMUEL JUDKINS OF SURRY COUNTY, VIRGINIA,
HIS WIFE LYDIA (GRAY) (JUDKINS) PITTMAN,
AND HIS DESCENDANTS

by Robert N. Grant
15 Campo Bello Court
Menlo Park, CA 94025
650-854-0895

Revised as of September 9, 2000
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I. 1672 Samuel Judkins Of Surry County, His Wife Lydia (Gray) (Judkins) Pittman, And His Descendants

On March 7, 1667/8, at Surry County, Virginia, D.&W.B. 1/304

Samuel Judkins purchased a patent deed from Thomas Barlowe:


Acknowledged in Cort. 7th. July 1668 by ye. subscribed Tho. Barlowe & Elizabeth his wife record. 15 sd. month"

The will of Samuel Judkins was dated on February 13, 1671/2, probated on May 7, 1672, at Surry County, Virginia, W.B. 2/13, and provided as follows:

"Samuell Judkin being Sick makes his Last will & testamt I Give my Soule to God that Gave it me & my body to ye Ground & my Land I Give to my three sons Samuell, Robert & Charles to be Equally devided amongst them & to ye heires of there Bodyes Lawfully begotten & yt my Sonn Samuell being my Eldest Sonn & his Mother Lidia being my wife I make them my Executers to pay my debts & to divide all my moveables amongst them onely my Sonn Samuell Shall Live upon ye plantation yt he is now uppon & his mother shall Live with him likewise, I Give to my wife my feather bed & all ye furniture yt belongs to it & ye Bras Kittle _______ to divide ye moveables of Cattle & hogs & ye moveables yt are about ye house or mye plantation, my haveing as Good a share
as any of them & soe in hast I Rest Leaving my Soule to ye protection of God & his Sonn Jesus Christ

Gerarst Gwonwood & Samuell Judkin &
Jon Honycutt Recorded and Lidia my _________ they are
Proved in Court ye 7th Samuel Judkin Sinior
of May 1672"

From this record the family of 1672 Samuel Judkins can be identified as follows:

Wife: Lydia (_______) Judkins

Children: 1) Samuel Judkins, eldest son,

2) Robert Judkins, and

3) Charles Judkins.

On May 7, 1672, at Surry County, Virginia, Court Order Book 1671-1691, page 4, Lidia Judkins was granted a probate of the will of her husband Samuel Judkins:

"Probat granted Lidia Judkins Upon ye. will of her decd. husband Sam: Judkins P:ved by ye. oath of John Hunicutt.

Ye. Cort being informed yat. Jarratt Greenewalt is sick whoe was ye. other testimony to P:ve Sam: Judkins will itt is ordrd. yat. Capt. Spensor Examine him & take his oath & returne itt to ye. Clarke to record."

On September 10, 1672, at Surry County, Virginia, D.&W.B. 2/20 Thomas Pittman, Sr., bound himself not to make use of the estate of Lydia Judkins and to allow her the use of that property:

"Bee itt knowne unto Almen by these presents that I Tho: Pitman of ye County of Surry gent: doe bind my selfe not to make use of any pte of ye estate of Lidia Judkins but that it shall be Lawfull for ye sd Lidia to dispose of all ye estate that she now injoyed in ye time of her widdow hood to
I do engage my selfe to this my Act (?) & deed att Surry County Cort upon ye sd Lidia Judkins shall request me to itt in witness my hand this tenth day Septem 1672

Signed & sd in ye presense of

Samuell Judkins
Wm. Hayes (?)

Acknowledged in Surry County Cort by ye Subs Tho: Pitman the Senr 7th Janry (?) 1672"

This record indicates that Lydia (______) Judkins married Thomas Pittman, Sr., shortly after September 10, 1672.

On March 3, 1673/4, at Surry County, Virginia, Court Order Book 1671-1691, page 47, Thomas Pittman obtained a judgment against the estate of Samuel Judkins for 400 pounds of tobacco:


On March 4, 1678/9, at Surry County, Virginia, D.&W.B. 2/201 Thomas Pittman at the request of his deceased wife conveyed certain property to Charles Judkins, orphan, at the request of his deceased wife:

"I ye Subscribed doe hereby present to be recorded for Charles Judkins Orphan, one feather bed bolster & Rugs wth: Certaine (?) valens to be delivered to the said Judkins when he comes of Age or (if I dye before that time) Imediatly after my decease but to remaine in my owne possession untill the said Charles comes of Age if I live soe long, this being done of my owne accord at the Request of my decead wife dated this 4th March 1678

Tho: Pittman Senior
I alsoe present to be recorded as above one brass kettle Containeing aboute tenn gallons dated the day & yeare above said.

Tho: Pittman Senior

march 4th 1678 This day appeared in Cort Lt. Thomas Pittman and did acknowledge the above specified Contents to be his Reall Act and deede

Teste W E Ce Cur

Record: Aprill 18th 1678

W. E Cl Cur"

This record indicates that Lydia (_______) (Judkins) Pittman had died prior to March 4, 1678/9.

Southside Virginia Families, "Judkins of Surry", stated that Lydia Gray, the daughter of William Gray was possibly the wife of 1672 Samuel Judkins of Surry County.

A. 1705 Samuel Judkins Of Surry County, His Wife Elizabeth (Petway) Judkins, And His Descendants

1705 Samuel Judkins of Surry County was a son of 1672 Samuel Judkins of Surry County and Lydia (Gray) (Judkins) Pittman. (1672 Samuel)

The will of Samuel Judkins dated February 13, 1671/2, and probated on May 7, 1672, at Surry County, W.B. 2/13, listed Samuel Judkins as his eldest son:

"Samuell Judkin being Sick makes his Last will & testamt I Give my Soule to God that Gave it me & my body to ye Ground & my Land I Give to my three sons Samuell, Robert & Charles to be Equally devided amongst them & to ye heires of there Bodies Lawfully begotten & yt my Sonn Samuell being my Eldest Sonn & his Mother Lidia being my wife I make them my
Executrs to pay my debts & to divide all my moveables amongst them onely my Sonn Samuell Shall Live upon ye plantation yt he is now upon & his mother shall Live with him likewise, . . . .

Gerarst Gwonwood & Samuell Judkin &
Jon Honycutt Recorded and Lidia my ______ they are
administors
Proved in Court ye 7th Samuel Judkin Sinior
of May 1672"

On July(?) 2, 1674, at Surry County, Virginia, Court Order Book 1671-1691, page 70, the court ordered the transfer of the estate of Charles Judkins from Thomas Pittman to Charles' brother Samuel Judkins:

"It is Ordrd. wth. the Consent of Lt. Tho. Pittman that Samll. Judkins take the Estate of his Brother Charles Judkins into his Custody, & that he pRsent security for the same at ye. Next Cort, And the said Pittman is discharged from the said Estate."

On September(?) 4, 1674, at Surry County, Virginia, County Court Order Book 1671-1691, page 77, Edward Pettway became surety for Samuel Judkins in connection with the estate of Charles Judkins:


The Tax List for Surry County, Virginia, first listed Samuel Judkins as a tithable in 1674. This record indicates that he was born before 1759 and was probably born in 1657 or 1658.

On May 4, 1675, at Surry County, Virginia, Court Order Book 1671-1691, page 93, Samuel Judkins was appointed constable:

On February 17, 1676/7, at Surry County, Virginia, Court Order Book 1671-1691, page 133, Samuel Judkins was still acting as constable when he was ordered to punish Elizabeth Regan:


Mr. Meriwether & Mr. Mason prsent. Complainte being made to this Cort that one Eliz. Regan the wife of Danll. Regan hath severall times & in severall places fomented many Malignant & rebellious Words tending to sedition, Doe Therefore Ordr. that Samll. Judkins Counstable or his Headborough doe forthwith carry her the sd. Regan to the Comon Whipping place, and there give her tenn lashes on her bare back, well laid on."

On July 4, 1676, at Surry County, Virginia, Court Order Book 1671-1691, page 134, Stephen Allen was appointed constable in place of Samuel Judkins:

"July 4th 1676

. . . .


On May 1, 1677, at Surry County, Virginia, Court Order Book 1671-1691, page 140, Samuel Judkins and Edward Pettway were appointed to appraise the estate of Susanna Jones:
"May 1st. 1677.

. . .

Mr. Edward Pettway & Samll. Judkins are ordrd. to meete & appraise the Estate of Susanna Jones deced. & to be sworne before ye. xt. ComR."

On September(?) 2, 1686, at Surry County, Virginia, Court Order Book 1671-1691, page 539, Samuel Judkins served on a jury:

"9br. 2d. 1686. Prest. as on the other side.
The difference between Richd. Smith & Tho. Melton aboute a boate is by the Cort referred to a Jury Mr. Jno. Thompson foreman Mr. Roger Nickolls Mr. Saml. Judkins Mr. Owen Merick Mr. Nics. Sessums Mr. Jos. Wall Mr. Abr. Evans Mr. H. Francis Mr. Thos. Binnes Mr. Ja. Cane Mr. Tho. Pittman Mr. Augt. Hunicutt, Jurors. Theire Verdt. Wee finde for the Deft. five pds. of tobo. Upon the reqt. of Tho. Melton Defdt. the Jurys Verdt. is Confirmed & ordrd. that the said Smith pay the said Melton the said five pds. of tobo. with Costs als. Exco."

On October(?) 19, 1687, at Surry County, Virginia, County Court Order Book 1671-1691, page 597 to 599, Samuel Judkins, Robert Judkins, and Charles Judkins were listed as qualified to act as infantry militia:

"At a meeting of his Majties Justices of the Peace for the County of Surry X?br: ye. 19th. 1687

In Obedience to an Ordr. of Councell dated 8br. ye. 24th. 1687 requiring that the Collonies? Justices of every County doe take an accot. of all the ablest Freeholders and Inhabitants in their respective Counties that are Quallified either by Estate or P & maintaine a & ______ to be listed in a Troope for that County or goe ______ when occasion shall require and likewise an accot. of all other Freeholders & Inhabitants that are ffitt to be Listed for ffoot and returne the same to his Excellency with all Convenient Speede, This Court haveing Considered the Capacities & abilities of the severall Freeholders and Inhabitants of this County doe most humbly present to his Excellency the following person for Horse and ffoote as they are here severall set down (vizt:)

0345(090900) 7.
Ffor Horse
Coll. Phill. Ludwell a man & Horse Wm. Rose
2 John Thompson Tho. Bage
Wm. Xto. Foster
4 Ni. Meriwether Tho.

....

Ffor Foot
....

Robt. Judkins
Cha. Judkins
....

Samll. Judkins . . . ."

This record apparently listed all adult males capable of bearing arms in Surry County and only the three sons of 1672 Samuel Judkins were listed, indicating there were probably no other Judkins families in Surry County at this time.

On January 5, 1687/8, at Surry County, Virginia, County Court Order Book 1671-1691, page 608-609, Samuel Judkins was appointed to appraise the estate of Joseph Malden:

"Exit. JanRy. 5?th. 87
....

Mr. Jno. Clements, Mr. Edwd. Pettway, Mr. Tho. Warren & Mr. Samll. Judkins or any three of them are appoynted & ordrd. to Apprayse the Estate of Mr. Jos. Malden deced. being there unto sworne before one of the Justices of this County and Ordrd that Mrs Eliz. Malden Admx of the said Estate doe at the next Court to be held for this County present the said Inventory or appraysement and make oath thereto."

On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, pages 620-621, Samuel Judkins and Robert
Judkins were listed as freeholders or housekeepers in the militia list:

"Exit vs. Corp. FebRy 23d. 87/8

. . .

Gentlemen:

I have received yR. acct. of the 19th. of _br: which I am very well pleased with findeing yR. readiness for his Majties. Service and whereas you desire I would send you word what Troopes and Companies I would have in yoR. County that you might send for Trophies accordingly I finde yoR. County will finde one good Troope and two Companies of ffoot, but if there be any Psons Nominate in yoR. List you sent me either in the ffoot or Horse, which are onely Freemen not Free holdrs. or House=keepers let them be struck out for their abode is soe uncertaine that upon any matter or other Occation should they not appeare it would breed a Confuchion, & my Intention being onely to List those that I may relay (sic) on when Occation requires, pray send me in two districks Lists as they live most Comodious to be Called togeather the Names of the two foot Companies that it may be with the greatest Ease to the people and that the Captains ordr. then may not have some of their Company at one end of the County and some at the other, Send me likewise who was formerly the OfficRs. both of Foot and Horse of yoR. County by the first opportunity which is all at present from YoR. Loveing friend Effingham. Vera Recordt. P: W. E. Clk. To his Majties Justices of the Peace of Surry County to be delivered to their Clerk for his Majties. Service.

Haveing reced. yoR. Excelelcy's Comand dated 8?br. 1687 to give yoR. Excellency an acct of none but ffreeholders and HousekeepRs that are fitt to be Listed for foot and to send them in two Lists to the End the Companies may not be Intermingled, and an acct. of those that were formerly OfficRs. Doe in Obedience to yoR. Excellencys Comands send the Inclosed Lists in which is also an acct. of Those that were the Last OfficRs. of ye. Horse and ffoot and as wee have hitherto approved our selves YoR. Excellencys most humble and most Obedient Servants, soe will wee _______ wee remaine to be. Samuel Swann, Benja. Harrison, Ffra. Mason, Robt. Ruffin, Robt. Randall. JanRy. 3d 1687. Directed thus

To His Excellency Francis Lord Howard Baron of Effingham His Majties. Lt. & Govr. Genll. of Virga. most Humbly present
In all 113 being ye. Freeholders & Housekeepers in Southwarke Pish . . . .

In all 87 being ye. Freeholders & House keepers in Lawnes Creeke Pish. and where as there is more on one List then in the other doe give this for the Reason thereof that in each List are the ffreeholdrs. & House keepers of each Pish as is abovesd and that there is noe Certaine place to be sett as a bound to each Company that will more Equally Divide them . . . ."

On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, page 629, Samuel Judkins was appointed to appraise the estate of William Rugsbye:

"Exit vs. Corp. FebRy 23d. 87/8.

. . . .

Mr. Edward Pettway, Jno. Phillips Senr., and Samll. Judkins or any two of them are Ordrd. to apprayse the Estate of William Rugsbye deced. being thereunto sworne before a Justice of the peace for this County, and Wm. Edwards Admr. of the sd. Estate Ordrd. to produce the Invent. thereof to ye. next Court."

On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, page 633, Samuel Judkins and Robert Judkins were appointed to appraise the estate of William Creed:

"Exit vs. Corp. FebRy 23d. 87/8

. . . .

Jno. Clemons, Samll. Judkins & Robt. Judkins or any two of them are Ordrd. to apprayse the Estate of Wm. Creed deced. being thereunto sworne before one of the Justices of the Peace for this County and it is Ordrd. that David Andrews
Junr. & Noah Barefoot the Exors of ye. last Will and Testamt. of the sd. deced. produce the said Appraysemt. at the next Court and make oath thereto."

On July 3, 1688, at Surry County, Virginia, Court Order Book 1671-1691, page 650, Samuel Judkins was appointed to appraise the estate of Thomas High:

"Att a Court held at Southwarke for the County of Surry July 3d. 1688. Major Samll. Swann, Mr. Benja. Harrison, Mr. Fra. Mason, Mr. Robt. Ruffin, Mr. Robt. Randall ...

Mr. Samll. Thompson, Mr. Edward Pettway & Mr. Samll. Judkins or any two of them are Ordered to apprayse the Estate of Thomas High deced. being thereunto first sworne before one of the Justices of this County, and It is Ordrd. that George Foster and Sarah? his wife Extx. of ye. sd. deced doe at the next Court appeare and make oath to the said Inventory."

The will of Edward Pettway dated October 27, 1690, and probated on January 6, 1690/1, at Surry County, Virginia, D.&W.B. 1687-94/182 listed his daughter Elizabeth as the wife of Samuel Judkins:

"In the name of God amen I Edward Pettway of Southwarke pish in ye County of Surry In Virginia being sickly & Aged & daylye Expecting my Change from this mortall life to the Life Immortall for that it is appoynted once for all men to dy = but being of sound & pfect Mind & memory praised be God doe make & ordaine this my Last will & tstmt In manner & forme following that is to say first I Comend my soule to God my maker hopeing assuereedly through ye onely merritt of Jesus Christ my Saviour to be made & taken of the life Everlasting & I Comend my body to ye Earth whereof it is made to be decently buried at ye descretion of my Exor hereafter named

Item I give & bequeath unto my Loving Daughter Eliza the wife of Samuel Judkins twenty Shillings

Item I Give unto my Loving Daughter Segie(?) the wife of Bartholomew Pribble ten Shillings
Item I give unto my loving Daughter Fortune Pettway my second best featherbed & furniture Six pewter dishes a new bason the best Iron pott three breeding Cows & a mare three yews & a Ram: provided yt my Said Daughter fortune doe not joyne herself in Marriage with one Will: Huggins or shall not be advanced by me in my lifetime, but if my sd Daughter fortune doe marry with the sd Huggins or shall be advanced be me in my Life time, then In both or Either of the said Cases I give my sd: Daughter fortune tenn Shillings in full of her pt or portion of my Estate

Item I give into Sarah ye Daughter of Rob: Judkins a breeding yew

Item I give & bequeath unto my loving Sonn Wm Pettway and to his heirs & assignes forever all my Land houseing freehold Tenemts & hereditants forever, & also after my debts are paid, all ye rest of my goods Chattles Creditts & Estate forever of this my present last will & Testamt I make ordaine & Constitute my said Loving Sonn Wm Pettway my sole & onely Exor and I utterly revoke all former Testamts Wills Legacies bequest Executors & overseers by me in any will before this time, named, Willed & bequeathed. In Witness whereof I have hereunto subscribed my name & put my seale unto this my present last Will and Testamt this 27th day of october Anno Dom: 1690

Signed & saled in presence of Edward Pettway
Wm Wiles
Theophe: I I Forbush(?)
Honor W Blake
their markes

Att a Court held at Southwarke for the County of Surry Janry 6th 1690

The above sd pved in Court by the oathes of Wm Lyle & Theophilus Furbush

Orere Record Test
Test J Edwards Dp Cl Cur
J Edward Dp Cl Cur"
This record indicates that 1705 Samuel Judkins had married Elizabeth Pettway before October 27, 1690, and that Robert Judkins had a daughter Sarah Judkins.

On October 24, 1696, at Surry County, Virginia, Court Order Book 1691-1700, page 167, Samuel Judkins was appointed to appraise the estate of Robert Sweett:

"Exit. 7br: 24th. 96.

Mr. John Clements, Mr. James Stanton & Mr. Samll. Judkins or any two of them are ordered to appraise ye. Estate of Robt. Sweett deced. being thereunto sworne before one of the Justices of the Peace for this County, & Margarett Sweett admx. of the said deced. is ordered to produce the said appraismt. at the Next Court and make Oath thereto."

On January 9, 1700/1, at Surry County, Virginia, Court Order Book 1691-1700, page 208, Samuel Judkins was appointed to appraise the estate of William Pettaway:

"9th. Jan 1700/1

Samuel Judkins, John Clements and James Ellis or any two of them being first sworne before one of his Maties. Justices of the peace for this County are nominated and appointed to value and appraise the estate of William Pettaway deced And ordered that Elizabeth Pettaway the Exrix. thereof pR:sent an Inventory and the said appraisemt. at the next Court."

On November 6, 1705, at Surry County, Virginia, D.&W.B. 5/339 an inventory of the estate of Samuel Judkins dated May 18, 1705, was filed:

"A trew and Perfect Inventorey and Apraisement of The Estate of Samll Judkin Deseast. Taken and Apraised by us The Subscribede This 18th of May 1705"
To 3 Steares and one baren Cow 1500
To one Cow and Calfe and 2 Cattl of 2 year old 0750
To 2 yearlins 0200
To 1 Mare 0800
To 10 Shotes att 50 pr 0500
To 4 Small Barows and 1 Small Sow 0300
To 1 old Bed and bowlster 1 Rug 2 blankets 0300
To 2 yearlins 0200
To 1 old Chest and A parsill of old Cloaths in The milk house 0435
To 1 old Chest and Sum nesesareyes in itt and A parsill of Lumber and other Trifles 0895
To Sum mete and Salte and beenes 0210
To 16 (--) and 1/2 att 8 pr (--) 0132
To 1 par of Shers(?) 1 pr of Sillyards(?) and sum trifles 0100
To 2 old Potts 1 old pann 1 old kettle payle Pigons Chayes Stooles Table Couch and sum other Lumber and Trifles 350
To 2 old gunns and 1 Spitt 260
To A parsill of old Books Dram Cup and sum trifles 100
To a parsil of old Tooles and 1 old Iron 400
To 1 Canoe and old Spining Whele 6932

To sum Cotton and Wooll and sum other Lumber 0148
7080

In obedience To An order of Cort Dated th: 1st of Instat Whear in We The Subscribed Wear Apoynited The Estate of Samll Judkin Deseast and being first Swearen have Acording to The best of our Judgments Appraised The same and Doe find itt to Amount To Seven thousand and Eighty pounds of Tobb As Above Sett downe As Wittnes our Hands This 18th of May 1705

Samll S Judkin James I Jones
Swaaren before me James F Ellis
Samll Thompson

At a Court held at Southwark for the County of Surry 6th: Nov 1705

The before recited Inventory and appraisemt of the estate of Samuel Judkin dece'd thus prsented was admitted to bee recorded and was recorded

Teste Fra: Clements, Cl Cur
A Supplementery Inventory of the Estate of Samll Judkin Deseast

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>one old Cart and Wheles</td>
<td>120</td>
</tr>
<tr>
<td>one old harow</td>
<td>040</td>
</tr>
<tr>
<td>and 3 barrils of Corne</td>
<td>300</td>
</tr>
<tr>
<td>one hive of Bees</td>
<td>040</td>
</tr>
<tr>
<td>2 old Bedsteds</td>
<td>050</td>
</tr>
<tr>
<td>one Platerers Trowill Bulitt molds &amp; CampRing(?)</td>
<td>040</td>
</tr>
<tr>
<td>2 Emty hogsitts one small Caske</td>
<td>063</td>
</tr>
<tr>
<td>one hogsitt of Tobb Waing nt(?)</td>
<td>489</td>
</tr>
<tr>
<td>the Caske</td>
<td>80</td>
</tr>
<tr>
<td>one hand packt higsitt of Tobb</td>
<td>800</td>
</tr>
<tr>
<td>the Caske</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>850</td>
</tr>
<tr>
<td></td>
<td>1554</td>
</tr>
</tbody>
</table>

Presented by me
1708 his
Appraised by us Samll S Judkin
James I Jones Marke
James F Ellis Recorded"

Virginia Historical Magazine, Volume 48/360 stated that 1705 Samuel Judkins of Surry County and Elizabeth (Petway) Judkins had the following two children:

1) Samuel Judkins, born in 1683 or 1684, and
2) John Judkins, born probably about 1690.

1. 1740 Samuel Judkins Of Surry County, His Wife Anne
    (______) Judkins, And His Descendants

1740 Samuel Judkins of Surry County was a son of 1705 Samuel Judkins of Surry County and Elizabeth (Petway) Judkins. (1672 Samuel\(^1\), 1705 Samuel\(^2\))

The 1700 Tax List for Surry County, Virginia, listed Samuel Wright as a tithable in his father's household:

[To be obtained and inserted]
This record indicates that Samuel Judkins was born before about 1683 or 1684.

On November 6, 1704, at Surry County, Virginia, D. & W.B. 5/339 an inventory and appraisement of the estate of 1705 Samuel Judkins and signed by Samuel Judkins on May 18, 1705, was filed:

"A trew and Perfect Inventorey and Apraisement of The Estate of Samll Judkin Deseast. Taken and Apraised by us The Subscribede This 18th of May 1705

<table>
<thead>
<tr>
<th>Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>To 3 Steares and one baren Cow</td>
<td>1500</td>
</tr>
<tr>
<td>To one Cow and Calfe and 2 Cattl of 2 year old</td>
<td>0750</td>
</tr>
<tr>
<td>To 2 yearlings</td>
<td>0200</td>
</tr>
<tr>
<td>To 1 Mare</td>
<td>0800</td>
</tr>
<tr>
<td>To 10 Shotes att 50 pr</td>
<td>0500</td>
</tr>
<tr>
<td>To 4 Small Barows and 1 Small Sow</td>
<td>0300</td>
</tr>
<tr>
<td>To 1 old Bed and bowlster 1 Rug 2 blankets</td>
<td>0300</td>
</tr>
<tr>
<td>To 1 old bed and furniture</td>
<td>0200</td>
</tr>
<tr>
<td>To 1 old Chest and A parsill of old Cloaths</td>
<td></td>
</tr>
<tr>
<td>in The milk house</td>
<td>0435</td>
</tr>
<tr>
<td>To 1 old Chest and Sum nesesareyes in itt and A parsill of Lumber and other Trifles</td>
<td>0895</td>
</tr>
<tr>
<td>To Sum mete and Salte and beenes</td>
<td>0210</td>
</tr>
<tr>
<td>To 16 (-) and 1/2 att 8 pr (-)</td>
<td>0132</td>
</tr>
<tr>
<td>To 1 par of Shers(?), 1 pr of Sillyards(?) and sum trifles</td>
<td>0100</td>
</tr>
<tr>
<td>To 2 old Potts 1 old pann 1 old kettle payle</td>
<td></td>
</tr>
<tr>
<td>Pigons Chayes Stooles Table Couch and sum other Lumber and Trifles</td>
<td>350</td>
</tr>
<tr>
<td>To 2 old gunns and 1 Spitt</td>
<td>260</td>
</tr>
<tr>
<td>To A parsill of old Books Dram Cup and sum trifles</td>
<td></td>
</tr>
<tr>
<td>To a parsil of old Tooles and 1 old Iron</td>
<td>400</td>
</tr>
<tr>
<td>To 1 Canoe and old Spining Whele</td>
<td>260(?)</td>
</tr>
<tr>
<td>In obedience To An order of Cort Dated th: 1st of Instat Whear in We The Subscribed Wear Apoynted The Estate of Samll Judkin Deseast and being first Swearen have Acording to The best of our Judgments Apraised The same and Doe find itt to Amount To Seven thousand and Eighty pounds of Tobb As Above Sett downe As Wittnes our Hands This 18th of May 1705</td>
<td>6932</td>
</tr>
<tr>
<td>To sum Cotton and Wooll and sum other Lumber</td>
<td>0148</td>
</tr>
<tr>
<td></td>
<td>7080</td>
</tr>
</tbody>
</table>
At a Court held at Southwark for the County of Surry 6th Nov 1705

The before recited Inventory and appraisemt of the estate of Samuel Judkin deced thus presented was admitted to bee recorded and was recorded

Teste Fra: Clements, Cl Cur

A Supplementery Inventorey of the Estate of Samll Judkin Desceast

<table>
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</tr>
<tr>
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<td>489</td>
</tr>
<tr>
<td>the Caske</td>
<td>569</td>
</tr>
<tr>
<td>one hand packt higsitt of Tobb</td>
<td>800</td>
</tr>
<tr>
<td>the Caske</td>
<td>50</td>
</tr>
<tr>
<td>Present by me</td>
<td></td>
</tr>
<tr>
<td>1708</td>
<td></td>
</tr>
<tr>
<td>Apraised by us</td>
<td></td>
</tr>
<tr>
<td>James I Jones</td>
<td></td>
</tr>
<tr>
<td>James F Ellis</td>
<td></td>
</tr>
</tbody>
</table>

Recorded"

On July 18, 1716, at Surry County, Virginia, County Court Order Book 1712-18/115 Samuel Judkins was appointed to appraise the estate of James Kerney:

"Present Mr. Thos. Collyer, Thomas Davis, Robert Pettiway, Samuel Judkins & Edward Pettiway or any three of them being first sworn before one of his Majties Justices of the peace for this County are nominated and appointed to Vallue & Appraise the Estate of James Kerney Deced. and Ordered this
Phillis Johnson Execrx. of the last Will and Testamt. of the said Decd. present an Inventory and the said Appraisment at the next Court."

The will of Samuel Judkins was dated on April 13, 1740, and probated on October 15, 1740, at Surry County, Virginia, W.B. 9/223, and provided as follows:

"In the Name of God Amen I Sam. Judkin of Southwark Parish in the County of Surry being Indisposed in body but of Sound and Perfect mind and memory Blessed be Almighty God therefore do make and ordain this my Last Will and Testament in manner and form Following Viz:

First and Principally I commit my Soul to Almighty God and as for what Estate it hath Pleased the Lord to Bless me with I give Bequeath and Dispose thereof as Followeth

Item I give and Bequeth to my Son Sam Judkin the Plantation whereon I now Live and all the Land I have to him and his heirs for ever

Item I give to my Son Saml. my Negro Woman Sue Immediately after my Decease and my Negro man Jemey after my Wifes Death or on the day of her marriage to another Husband I Likewise give my said Son Samuell a new Feather Bed and Furniture a high Bedsted with a Cord a Large new Cheste Lock and Key with all in it one Small Ditto with all in that a new Trunk a new Ovell Table a Large rush Chear Seven good Leather Ditto a midlin Iron Pott hooks and racks an ax Chain a new gun and Scimitre an old gun Sword and Catouch box a raisor a small Looking glass and all my books a pair Fire tongs and Shovell a Quart Tankard a pint pott a Spill a pare Small stillards a large Iron Pestle half my glass bottles two Stone Juggs Six new Pewter Dishes Six new Pewter plates a large Bason a Brass Kettle a Sett Iron Wedges all my Carpenters Tools half my Sider Caske my Horse bridle and Saddle Two Cows and Calves Two Heafors of Two year old one Sciar of three year old one Heafer of three year old Two young Sows and Pigs two Barahs of three year old a new Frying pan all my Shoe makers Tools and mony Scales

Item I give to my Daughter Anne Champian the Labour of my Negro boy Robin During her Naterall Life and after her Decease I Give the sd. Negro Robin to my Gran Daughter Lucy
Champian for ever I Likewise give my said Daughter Anne Five pound Current money

Item I give to my Daughter Sarah Holt the Labour of my Negro Boy Will During her Naterall Life and after her Decease I give the said Negro Will to my Gran Daughter Lucy Holt for ever I likewise give my said Daughter Sarah Five pound Curent mony

Item I Give to my Grand Daughter Lucy Champian a small Feather Bed and Furniture when she arrives to the age of Eighteen years or married

Item my Will and Desire is that my Two Negroes Robin and Will before Disposed of to my Two Daughters Anne and Sarah be Valued and the Diferance made to my Daughter Sarah out of the money my Negro Hanah Sells for and the rest of the money to be Equally Devided between my Two Daughters Anne and Sarah

Item I give to my Two Daughters Anne and Sarah my Negro Hanah after my Wifes Death or on the day of her marriage to another Husband in the manner before mentioned

Item I give to my Loving Wife Anne the Labour of Two Negroes Jamey and Hanah During her Life Provided she doth not marry but if she should that the said Negro return as before Disposed of

Item I give to my Wife Anne all the rest of my Estate of what Nature Kind Property or Quantity whatsoever it be

I hereby Constitute and appoint my Loving Wife Anne and my Son Samuel my whole and Soul Exeters of this my last Will and Testament In Testemony of all which I have hereunto Set my hand and Seal this 13th day of April 1740

Sighned and Sealed in the Presence of Wm Edwards
Sam SI Judkin
Charles Holt
Nicho. Judkin

At a Court held for Surry County October 15th 1740

The above mentioned Will of Samuel Judkin deceased was presented in Court by Ann Judkin & Samuel Judkin Executors thereof who made Oath thereto & gave Bond with Security
arccording to Law, & being proved by the Oaths of William Edwards & Charles Holt Witnesses thereto, the same is ordered to be recorded and is recorded by

John Allen Cr Clerk"

This record indicates that the family of 1740 Samuel Judkins of Surry County was as follows:

Wife: Anne (_______) Judkins

Children: 1) Samuel Judkins,  
2) Ann (Judkins) Champion, and  
3) Sarah (Judkins) Holt,  

Grandchild: 1) Lucy Champion.

On November 19, 1740, at Surrey County, Virginia, D. & W.B. 9/254 an inventory of the estate of Samuel Judkins was filed:

"A True and Just Inventary of Samuel Judkin Decease Estate To.
150. Acres of Land To 1 negro man and two Negro women and two Negro Children to one horse to one mare and Colt to 4 Cows and Calves and two barrom Cows one heifer of 4 year old one heifer of 3 year old one Steer of 3 year old one Bull of 3 year old to 4 Cattle of two year old and three more Cattle of one year old to Six Sheep to 4 Sows and pigs to one barron of 4 year old 4 hogs of one year old & one Shoot To three Chests and two Trunks and Six boxes To 21.2.6 Current mony To 4 Feather beds and Furniture To 14 leather Chears and one rush Chear To 38 of new pewter and 49 of old pewter To 1 peper box and one tin Sasspan and one Tin funnell To 1394 Tobacco To 4 fifty Gallons Casques and 14 Small Casques and one rundlet To 5 Juggs two pottle mugs and one quart mug two pint Cups and one half pint to 21 Glass bottles and 4 drinking Glasses and two looking and one Salt Glass to 8 Tobacco to one brass Kettle and one brass Scill't and one Copper Scillet To 3 Tubs and three pails and three Piggins To one Ovel Table and three other Small Tables To 5 Table Cloaths and Six Napkins and 4 Towells To 40 Eells of oxenbrigs To 11 Eells of Narron Garlix To two raisors To two Guns and two Swords and one Catooch box To 1 pair of mony Scales and one Set of Shoemaker Tools To 5 dozen of pipes To two mens Saddles and bridles and one women Saddle and bridle
To one Cart and wheels and harnish and two harrows To two Spinnen wheels and 3 pair of Cards To Six Axes one Sett of wedges one fro and one handsan To two drawing knives and 3 Orgers & three Chissells and one hammer & two Adses To 5 Iron pots and hooks and two Racks and one Chain & one small hook To one Spit and two frying pans To two pair of flesh forks and one brass Scimmer To 4 Earthen pots and one Chamberpot Six Earthen plates Six sides of leather To two Sickels To two Grubbing hoes 5 weeding hoes and 3 hillen hoes To three Iron pessels To one Iron Candle Stick and one pair of small Stillards To Six Case knives & forks To two meal Sifters and one Search and a parcel of old lumber

This 18th day of November 1740

Sam'l Judkin

her

Anne A. Judkin

mark

At a Court held for Surry County November ye. 19th 1740.

The within & above mentioned Inventory of the Estate of Samll: Judkin deceased thus presented by Ann Judkin & Samuel Judkin Executors of the Last Will & Testamt: of the said deceed was ordered to be recorded & is recorded by

John Allen Cl: Cura."

The will of Ann Judkins was dated on December 12, 1756, probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87, and provided as follows:

"In the name of God Amen I Ann Judkins of Southwark Parish in the County of Surry being very Sick and Weak but of Sound Perfect sence & Memory thanks be to God do make & ordain this my last Will and Testament in manner & form as followeth

First and Principle I commit my Soul to Almighty God; and for what Estate it hath pleased the Lord to Bless me with I give and Bequeath and dispose of as followeth -

Item I give to my Grandson Benjamin Champion two pounds Currentt Money -
Item I give to my Grandson Samuel Champion two pounds Currt Money -

Item I give to my Grandson Charles Champion two pounds Current Money -

Item I give to my Grand Daughter Lucy Champion two Pounds Currt Money -

Item I give to my Grand Daughter Sarah Champion Two pounds Current Money -

Item I give to my Grand Daughter Mary Champion two Pounds Curint Money -

Item I give to my Grand Daughter Lucy Holt two Pounds Currt Money -

Item I give to my Grandson Henry Holt two pounds Current Money -

Item I give to my Grand Daughter Ann Holt Two Pounds Current Money -

Item I give to my Grandson Charles Holt Two Pounds Currt Money -

Item I give to my Grandson Samuel Holt Two pounds Currt Money -

Item I give to my Grand Daughter Hannah Holt Two Pounds Current Money -

Item I give to my Grand Daughter Sarah Holt Two Pounds Current Money -

Item I give to my Grandson William Holt Two pounds Currt Money -

Item I give to my Grand Son William Judkins Two pounds ten shillings Current Money -

Item I give to my Grand Daughter Mary Ann Judkins Two Pounds Ten Shillings Current Money -

Item I give to my Son Samuel Judking five Shillings Current Money -
My Will and desire is that all the rest of my Estate after my Debts and Legices and Funeral Charges is paid may be sold and the money Equally Devided Between my Two Daughters Ann Champion and Sarah Holt Except my wearing Cloaths and they may Devide them between them themselves.

I do hereby Constitute and appoint my Son Samuel Judkins my whole and Sole Executor of this my last Will & Testament in Witness hereof I have Sett my hand & Seal this twelth day of December one thousand Seven hundred-fifty Six.

Signed Sealed
in the Presence of
X Charles Thompson
X Charles Thompson

Ann X Judkins
her
mark

James White

At a Court held for Surry County March 15, 1757

The within written last Will and Testament of Ann Judkins deceassd was presentd in Court by the Executor therein named and proved by the Oath of Charles Thompson and ordered to be Recorded and on the Motion of the said Exor he having given Bond as the law Directs Certificate is Granted him for Obtaining a Probate thereof in Due form.

Test Wm Nelson Clk Cur"

This record identifies the family of 1740 Samuel Judkins and Anne (______) Judkins as follows:

Children: 1) Samuel Judkins,
           2) Ann (Judkins) Champion, and
           3) Sarah (Judkins) Holt.

Grandchildren: 1) Benjamin Champion,
                2) Samuel Champion,
                3) Charles Champion,
                4) Lucy Champion,
                5) Sarah Champion,
                6) Mary Champion,
7) Lucy Holt,
8) Henry Holt,
9) Ann Holt,
10) Charles Holt,
11) Samuel Holt,
12) Hannah Holt,
13) Sarah Holt,
14) William Holt,
15) William Judkins, and
16) Mary Ann Judkins.

On May 17, 1757, at Surry County, Virginia, D. & W.B. 10/89 an inventory and appraismement of the estate of Ann Judkins dated on March 15, 1757, was filed:

"Persuant to an Order of Court held for Surry County March ye 15th: 1757 That Charles Thompson Thomas Wilson and John White Should appraise the Estate of Ann Judkins Deced: in Current Money and being first Sworn as Usuall have Performed the same as followeth-

<table>
<thead>
<tr>
<th>Item</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>To 1 Heifer at</td>
<td>0.10.0</td>
</tr>
<tr>
<td>To 1 Bed and Furniture at</td>
<td>6.5.0</td>
</tr>
<tr>
<td>To 1 Do. and Furniture at</td>
<td>6.0.0</td>
</tr>
<tr>
<td>To 6 Leather Chairs</td>
<td>0.15.0</td>
</tr>
<tr>
<td>To 1 Side Saddle</td>
<td>2.5.0</td>
</tr>
<tr>
<td>To 1 Looking Glass</td>
<td>0.4.0</td>
</tr>
<tr>
<td>To 1 old Black trunk</td>
<td>0.1.0</td>
</tr>
<tr>
<td>To 1 Small Quilt</td>
<td>0.5.0</td>
</tr>
<tr>
<td>To 1 old Chest</td>
<td>0.1.3</td>
</tr>
<tr>
<td>To 1 Box Iron &amp; Heaters at</td>
<td>0.2.6</td>
</tr>
<tr>
<td>To 1 Spinning Wheel and Cards at</td>
<td>0.8.0</td>
</tr>
<tr>
<td>To a Parcel of Table Linnen at</td>
<td>0.13.0</td>
</tr>
<tr>
<td>To 2 Porringers &amp; 6 Spons</td>
<td>0.4.0</td>
</tr>
<tr>
<td>To 5 Dishes and one Bason at</td>
<td>1.2.0</td>
</tr>
<tr>
<td>To a Parcel of Pewter at</td>
<td>0.17.4</td>
</tr>
<tr>
<td>To 1 Brass Candlestick &amp; Sauce panns</td>
<td>0.1.6</td>
</tr>
</tbody>
</table>
To 1 Stone Jugg at 0.7.0
To a Parcel of Earthen Ware 0.7.0
To 2 Wine Glasses 0.1.3
To 1 Pocket Bottle & 3 Viols at 0.1.3
To 1 Bottle of Molases at 0.0.9
To 1 Bottle of same Honey in it at 0.0.9
To 1 Bottles " at 0.0.10
To 1 Stocke Locke at 0.2.0
To a Parcel of Knives & Forks at 0.6.0
To a Parcel of Coopers Ware at 0.6.0
To 1 Tray & one Bowl at 0.1.6
To 4 old Broken Iron Pots, & two pair of Hooks & 2 flesh Forks at 0.8.0
To 1 Stew Pan at 0.3.0
To 1 old Frying Pann at 0.1.3
To 1 Iron Pott Rack at 0.4.0
To 1 old Search & Sifter at 0.1.6
To 11 yards Cotten Cloth at 2(??) 1.2.0
To 12(??) Spun Cotton at 0.4.6
To 4½(??) Soap at 6(?) 0.2.3
To 2 old baggs at 0.2.0
To some Shoe Leather at 0.3.9
To a Parcel of old Lumber at 0.7.0
To Cash 1.4.0
To 3 old Axes & one old hoe at 0.4.0
To 1 Stocke Locke at 0.2.0

25.18.6

Charles Thompson
Thomas Wilson
John White

At a Court held for Surry County May 17th 1757

An Inventory and appraisemt. of the Estate of Ann Judkins dece'd was returned & Ordered to be Recorded.

Test
William Nelkson Clk. Cur."

On April 16, 1760, at Surry County, Virginia, W.B. 10/220 an accounting for the estate of Ann Judkins was filed for the period from December 1756 through December 16, 1759:

Dec 1756  To Paid for Funeral Charges £  1. 0. 9
Apr 16, 1757 To Paid Benjamin Champion per Legacy 2. 0. 0
To Paid Lucy Champion per Legacy 2. 0. 0
Apr 11, 1758 To Paid Mr. Wm Nelson 81 lbs Tob. at 20 per hundred  .16.21
To Paid Mr. Benja. Waller at 20 per hundred . 7.22
March 5th 1759 To Paid Benja. Champion per Legacy 1. 0. 0
To Paid Lucy Champion per Acct. 1. 0. 0
To Left to myself by Legacy . 5. 0
Dec. 16th 1759 To paid Lucy Holt by Legacy 2. 0. 0
To Paid Charles Holt Do. 15. 1.10
To Paid Ann Champion Do. 15. 1.10
To my Expences the Estate Business . 7. 0
  40.19.9-(?)
To Ballance Due to the Estate per Contra 24.16.-----
£65.15.9-(?)

Cr:
Apr. 16, 1757 By Sundry Things Sold which Amount to £24. 8.---
By Cash in the House 1. 4. 3--
Feb. 1758 By Cash Received of Ann Champion 1.17. 6--
Feb. 4th 1757 By Cash Received ob Benj. Philips . 3.---
March 15th By Cash Received of John Batts 1.10.---
March 25th By Cash Received of Thomas Adams .16.----
Aug. 21, 1758 By Cash Received of James Price 3. 3.---
Sept.15th 1759 By Cash Received of Matthias Marriott 17.15.---
By Cash Paid to the Estate myself 14.17.-----
£65.15.9----
By Ballance Due to the Estate per Contra 24.16.-----

April 16, 1760

We have examined the above Acct. & find it to be Just.

Saml. Judkins
David Ralston
John Austin Finne

At a Court held for the County of Surry the 15th Day of April 1760
The above Written Acct. Current of the Estate of Ann Judkins Deced. was returned by the Executor who made Oath thereto & being first audited was by the Court Ordered to be Recorded.

Test
Wm. Nelson Cl Cur"

The reference in the accounting to funeral charges paid in December 1756 indicates that Ann (_____ ) Judkins had died before December 31, 1756.

a. 1782 Samuel Judkins Of Surry County, His Wife
Martha (_____ ) Judkins, And His Descendants

1782 Samuel Judkins of Surry County was a son of 1740 Samuel Judkins of Surry County and Anne (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³)

The will of 1740 Samuel Judkins dated April 13, 1740, and probated on October 15, 1740, at Surry County, Virginia, W.B. 9/223 listed Samuel Judkins as one of his children:

"... Item -I give to my Son Samuel my negro woman Sue immediately after my Decease and my Negro man Jimey after my Wife's Decease or on the day of her marriage to another Husband I likewise give my Said son Samuel, a new feather bed and Furniture a high Bedstead with a Cord a large new Chest Lock and Key with all in it one Small Do. with all in that, a new trunk a new Owell Table a large rush Chear Seven good Leather Ditto, a middlin Iron pott hooks and racks an ox chain, a new gun and Scinseter an old gun Sword and Catooch box a raisor a small looking glass, and all my books, a pair fire tongs and shovell, a Quart tankard a pint pott, a Skitt, a par Small Stillards a large Iron Pestle half my glass bottles two stone Juggs Six new Pewter Dishes Six new Pewter plates a large Bason, a Brass Kettle a Sett Iron Wedges all my Carpenters Tools half my Sider Caske my Horse bridle and saddle Two Cows, and Calves Two Heafers of two year old one steer of three year old one heifer of three years old 2 young sows & piggs 2 barshs of three years old a new Frying pan all my Shoe makers tools and money Scales"
. . . . I hereby constitute and appoint my loving Wife Anne and my Son Samuel my whole and Soul Exeters of this my Last Will and Testament in Testamony of all which I have hereunto Set my hand and Seal this 13th day of April 1740 . . . ."

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Samuel Judkins as her child and listed two Judkins grandchildren:

". . . . Item I give to my Grandson William Judkins Two pounds Ten Shillings Current Money - Item I give to my Grand Daughter Mary Ann Judkins Two pounds Ten Shillings Current Money - Item I give to my Son Samuel Judkins five Shillings Current Money - . . . . I do hereby constitute and appoint my Son Samuel Judkins my whole and Sole Executor of this my last Will & Testament in Witness hereof I have Sett my hand & Seal this twelth day of December one thousand Seven hundred-fifty Six. . . ."

The will of 1782 Samuel Judkins was dated February 1, 1782, probated on July 23, 1782, at Surry County, Virginia, D. & W.B. 11/276, and provided as follows:

"In the Name of God Amen I Saml Judkins being very low and weak but in perfect sense and memory thanks be to God do make and ordain this my last Will and Testament

First and principle I commit my Soul to Almighty God and for what Estate it hath pleased the Lord to bless me with I give and bequeath and dispose of as followeth Item I give and bequeath to my Son William Judkins the Plantation whereon I now live and all the Land belonging thereunto and fifty acres more or less as I bought of Nicholas Judkins joining to my Plantation and the North End of a Tract of Land as I bought of Richard Rowell from Prices Mill to the first deep Bottom of the South side of the Road as goes over Digbees Swamp up the bottom with mark't Trees to my Line that formerly belong'd to me and the sd Land containing fifty Acres more or less I give it all to him and his Heirs for ever. I likewise give to my Son William my Negro Boy Dick and all the Household Goods as he has had of me now in his possession his two Mares, Saddle and Bridle. Item I give to
my Son Saml. Judkins the South end that is all the rest of the Land as I bought of Richard Rowell from the said Deep Bottom before mentioned along a line of marked Trees to my Land - containing one hundred and fifty Acres more or less joining to George Pyland Land Edward Hart Land and William Adams Land I give it to him and his Heirs for ever - I likewise give to my Son Saml my Negro Boy Jeffrey and fifty pounds Current Money to help to Build Houses and make his land more equaler with my other Sons, one Horse, Saddle and Bridle one feather Bed and furniture - Item I give to my Son Joseph Judkins a Tract of Land as I bought of Robert Pettway containing Two Hundred and Sixty Six Acres more or less joining to my plantation, the round Island Swamp and John Pettway Land and William Adams Land I give it all to him & his Heirs for ever, if he shou'd die before he arrives to the age of Twenty one Years old I give it to my Son William Judkins to him and his Heirs for ever, if he will pay to my Son Saml. Twenty pounds and pay to my Son John Twenty five Pounds Curr. Money if both alive and if he ont agree to pay that Money then for the land to be Sold between my Sons and Money equally divided between my three Sons Willm. Saml. and John if alive. I likewise give to my Son Joseph my Negro Boy Harry, one young Horse Saddle and Bridle one feather Bed and furniture - Item I give to my Son John Judkins a Tract of Land as I bought of Thoms Binns containind one Hundred Acres more or less and twenty five Acres more or less as I bought of Benjamin Holt joining to Robt. Macintosh land, the old Mill Swamp and John Paradise Esqr land and Nich. Faulcon's Land and one Hundred Acres more or less as I bought of John Judkins joining to Jesse Barham, Thos. Lane Land and Nicks Faulcon land I give it all to him and his Heirs for ever but if he shou'd die be fore he arrives to twenty one Years old I give the said Land as I bought of Thos. Binns and Holt to my Son Saml. to him and his Heirs for ever. I give the said land I bought of John Judkins to my Son Will to him and his Heirs for ever. I likewise give to my Son John my Negro Boy Robin immediately after my death and my Negro Boy Isaac after my Wifes death because he is afflicted with the Rheumatism, one young Horse Saddle and Bridle and one Feather Bed and Furniture & fifty pounds Current Money Item I give to my Daughter Rebekkah Judkins my Negro Girl Rose and all her increase one Feather Bed and Furniture and one Small Trunk - Item I give to my Grand Daughter Martha Wilkins Judkins my Negro Women Fanny after my Wife death and not before I give the sd Fanny after my Wife death and her future increase to her and the Heirs of her Body lawfully begotten but if she should have no such Heir then for Fanny and her increase to return back into my
Estate and equally divided among all my Children William, Saml, Joseph John and Rebekkah - Item I give to my loving Wife Martha one Horse Saddle and Bridle three Cows and Calves three Heifers two Sows and Pigs and eight Shoots & five likely Ewes one feather Bed and Furniture one Desk one large Trunk one small Ditto, one Chest six Chairs four Dishes and eight Pewter Plates and four Queen China or earthen Plates one white Stone Dish and two white Stone Plates six case Knives and Fork one black Walnut Table three feet and a half long Two Iron Pots and Hooks and one Pot Rack, one ax one brass Kettle hold about ten Gallons and one Frying Pan one Spit one pr flesh Forks one small Copper Skillet one Copper Coffee Pot and four Coffee Cups and one Tea Pot and four Tea Cups and Saucers one Cart and Wheels and Harness one plow and plow Hoe one Harrow and two Harrow Teeth six Cyder Barrels I likewise give to my loving Wife the labour of my four Negroes Viz. Isaac, Tiller, Fanny and Hannah during her life if she dont Marry but if she shoud Marry that immediately after her marriage that my Son John shall have Isaac as before mentioned but Tiller, Fanny and Hannah she shall have during her life and after her death Tiller and her increase shall be divided among all my Children William, Saml. Joseph, John and Rebekkah and for Fanny to go to my Grand Daughter as before mentioned. My Will and desire is that my Wife may have the liberty to give Hannah and all her personal Estate and to dispose of it to whom she pleases but not out of my family but give it among my Children I desire my Wife may have the her thirds of all my lands - My Will and Desire is that as I gave my Son Will a Table Chairs Pewter Knives and Forks and Chest and several other Househol furniture to keep house with as those things cant be got not now I desire my other four Children Saml Joseph John and Rebekkah may have something near the value of the things as he had out of my Estate before divided as followeth I desire after my Debts Legacies and funeral charges is paid that all the remainder part of my Estate may be equally divided between all my Children William, Saml. Joseph, John and Rebekkah and if the cant agree they must Sell and Buy what they want they may pay all the Negroes as I hant given away in Legacy nor given the Labour of to my Wife - may be valued by three Men and equally divided among my five Children but but if there is not Money to pay my Debts and Legacy that my Execrs must Sell something out of my Estate a Negro or some of the personal Estate to raise Money to pay the Debts and Legacies before my Estate is divided I desire my Estate may not be appraised only the Negroes in the manner as I have before mentioned - I do hereby constitute and appoint my loving Wife Martha and my Son William Judkins
my whole and sole Executors of this my last Will and Testament In Witness whereof I have hereunto set my hand and seal this first day of February one thousand Seven hundred and eighty Two

Signed Sealed in presence of
Saml. Judkins
Lucy Price
William Adams
James Adams

At a Court held for Surry County July the 23rd 1782

The afore Written last Will and Testament of the within named Samuel Judkins deceased was presented in Court by William Judkins one of the Executors therein named who made oath thereto according to law and the same was proved by the oaths of Lucy Price, William Adams and James Adams the Witnesses thereto and by the Court ordered to be Recorded And on the Motion of the said William Judkins who together with approved Security entered into and acknowledged a Bond Conditioned as the Law directs - Certificate is granted him for obtaining a Probate thereof in due form and liberty is reserved the other executor to join in the probate when she shall think fit

Examined

Exte

J Faulcon Cl: Cur"

This record identifies the family of 1782 Samuel Judkins of Surry County as follows:

Wife: Martha (_______) Judkins

Children: 1) William Judkins,
2) Samuel Judkins,
3) Joseph Judkins,
4) John Judkins, and
5) Rebekkah Judkins.
The will of Martha (_______) Judkins was dated on March 11, 1794, probated on October 28, 1794, at Surry County, Virginia, W.B. 1/75, and provided as follows:

"In the name of God amen I Martha Judkins of the county of Surry and in the parish of Southwarke being very sick and weak but of perfect mind and memory thanks be to almighty God for the same, do make and ordain this my last Will and Testament. First and principally I recommend my soul to almighty God who gave it, and for what temporal Estate it hath pleased the Lord to bless me with I give, bequeath and dispose of as follows - Imprimis I give and bequeath unto my son Joseph Judkins one large Heifer and six pounds in money to him and his heirs for ever.

Item I give and bequeath unto my son John Judkins my negro girl Hannah, my Desk, and walnut Table one Gun all my Hogs, all the crop of tobacco, and half the crop of Corn and fodder to him and his heirs for ever. Item I give and bequeath unto my daughter Rebecca Judkins the remaining half of the crop of Corn and fodder, my Loom Slaves and harness, one cotton wheel, one Linen ditto, two pair of Cards one large trunk and one small ditto to her and her heirs forever.

Item I give and bequeath unto my granddaughter Martha Wilkins Judkins the use of one feather Bed and furniture one Chest, one small trunk, half dozen white stone plates and my Saddle and Bridle, during her natural life, and at her death to her issues if any, but if she should die without issue, my will and desire is that all I give her may be equally divided between my three grandchildren Robert Judkins, John Judkins and Ann Lamb Judkins. I desire that the rest of my Estate that I have not given away in legacies, after paying all my just debts, may be equally divided between my three children and my granddaughter Martha Wilkins Judkins. I desire that my estate may not be appraised. I do hereby constitute and appoint my two sons Joseph and John Judkins my whole and sole Executors of this my last Will and Testament In witness
hereof I have hereunto set my hand and seal this eleventh day of March one thousand seven hundred and ninety four

Signed sealed & Martha Judkins
delivered
in presence of
Nathl Adams
Wm. Adams
John Lane

At a Court held for Surry County, Octo: 28th 1794 The within written last Will and Testament of Martha Judkins deceased was presented into Court by John Judkins one of the Executors therein named and the same being proven by the oath of William Adams and John Lane witnesses thereto is by the Court ordered to be recorded And on the motion of the said Executor who gave bond and made an oath agreeable to law certificate is granted him for obtaining a probate of the said testament

Teste,
Jacob Faulcon: C.S.C."

This record identifies the children of 1782 Samuel Judkins of Surry County and Martha (_______) Judkins as follows:

Children: 1) Joseph Judkins,
           2) John Judkins, and
           3) Rebecca Judkins,

Grandchildren: 1) Martha Wilkins Judkins,
                 2) Robert Judkins,
                 3) John Judkins,
                 4) Ann Lamb Judkins.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Samuel Judkins and _______ (_______) Judkins had the following children:
1) William Judkins, and
2) Mary Anne Judkins.

In her letter dated December 10, 1990, Mrs. Norma J. Pennington stated that Samuel Judkins, the son of 1740 Samuel Judkins of Surry County, married Martha ______ and had the following child:

3) Joseph Judkins.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Samuel Judkins was born before 1719, married Martha _______, possibly Wilkins, before December 12, 1756, and died before July 27, 1782, that his will was probated on July 27, 1782, at Surry County, Virginia, and that 1782 Samuel Judkins and Martha (_______) Judkins had the following children:

1) William Judkins, born before December 12, 1756,
2) Samuel Judkins,
3) Joseph Judkins, born about 1762,
4) John Judkins,
5) Rebekkah Judkins, and
6) Mary A. Judkins.

i. 1784 William Judkins Of Surry County

1784 William Judkins of Surry County was a son of 1782 Samuel Judkins of Surry County and Martha
(_______) Judkins. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1740 Samuel\(^3\), 1782 Samuel\(^4\))

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed William Judkins as one of her grandchildren:

"... Item I give to my Grandson William Judkins Two pounds Ten Shillings Current Money ..."

The will of 1782 Samuel Judkins dated February 1, 1782, and probated on July 23, 1782, at Surry County, Virginia, D. & W.B. 11/276 listed William Judkins as one of his children:

"In the Name of God Amen I Saml Judkins being very low and weak but in perfect sense and memory thanks be to God do make and ordain this my last Will and Testament

First and principle I commit my Soul to Almighty God and for what Estate it hath pleased the Lord to bless me with I give and bequeath and dispose of as followeth Item I give and bequeath to my Son William Judkins the Plantation whereon I now live and all the Land belonging thereunto and fifty acres more or less as I bought of Nicholas Judkins joining to my Plantation and the North End of a Tract of Land as I bought of Richard Rowell from Prices Mill to the first deep Bottom of the South side of the Road as goes over Digbees Swamp up the bottom with mark't Trees to my Line that formerly belong'd to me and the sd Land containing fifty Acres more or less I give it all to him and his Heirs for ever. I likewise give to my Son William my Negro Boy Dick and all the Household Goods as he has had of me now in his possession his two Mares, Saddle and Bridle ... Item I give to my Son Joseph Judkins a Tract of Land as I bought of Robert Pettway containing Two Hundred and Sixty Six Acres more or less joining to my plantation, the round Island Swamp and John Pettway Land and William Adams Land I give it all to him & his Heirs for ever, if he shou'd die before he arrives to the age of Twenty one Years old I give it to my Son William Judkins to him and his Heirs for ever, if he will pay to my Son Saml. Twenty pounds and pay to my Son John Twenty five Pounds Currt. Money if both alive and if he ont agree to pay that Money then for the land to be Sold
between my Sons and Money equally divided between my three Sons Willm. Saml. and John if alive. . . . I give the said land I bought of John Judkins to my Son Will to him and his Heirs for ever. . . . My Will and Desire is that as I gave my Son Will a Table Chairs Pewter Knives and Forks and Chest and several other Household furniture to keep house with as those things cant be got not now . . . . I desire after my Debts Legacies and funeral charges is paid that all the remainder part of my Estate may be equally divided between all my Children William, Saml. Joseph, John and Rebekkah and if the cant agree they must Sell and Buy what they want all the Negroes as I hant given away in Legacys nor given the Labour of to my Wife - may be valued by three Men and equally divided among my five Children but but if there is not Money to pay my Debts and Legacys that my Execrs must Sell something out of my Estate a Negro or some of the personal Estate to raise Money to pay the Debts and Legacys before my Estate is divided I desire my Estate may not be appraised only the Negroes in the manner as I have before mentioned - I do hereby constitute and appoint my loving Wife Martha and my Son William Judkins my whole and sole Executors of this my last Will and Testament In Witness whereof I have hereunty set my hand and seal this first day of February one thousand Seven hundred and eighty Two

Signed Sealed in presence of
Saml. Judkins
Lucy Price
William Adams
James Adams

At a Court held for Surry County July the 23rd 1782

The afore Written last Will and Testament of the within named Samuel Judkins deceased was presented in Court by William Judkins one of the Executors therein named who made oath thereto according to law and the same was proved by the oaths of Lucy Price, William Adams and James Adams the Witnesses thereto and by the Court ordered to be Recorded And on the Motion of the said William Judkins who together with approved Security entered into and acknowledged a Bond Conditioned as the Law directs - Certificate is granted him for obtaining a Probate thereof in due form and liberty is reserved the other executor to join in the probate when she shall think fit

Examed
Teste
J Faulcon Cl: Cur"
The will of 1784 William Judkins was dated on September 16, 1784, probated on October 26, 1784, at Surry County, Virginia, W.B. 12/39, and provided as follows:

"In the name of God Amen. I William Judkins of the County of Surry and Parish of Southwark being sick & weak but of sound sense and memory thanks be to God, do make and ordain this my last Will & Testament in manner and form following. First and principally I commit my Soul to Almighty God and for what Estate it hath pleased God to bless me with I give and dispose of as followeth -

Imprimis, I give and bequeath to my loving Mother Martha Judkins the use of all my land and Negroes Still and personal Estate, during her natural life and after her Death I give it to be divided between my Brothers and Sister in the following manor. I give my Land after my Mother's death on the Southside of the Road leading from the Crossway at Dighbys to Round Island to my Brother Samuel Judkins to him and his heirs forever, I also desire my Mother to give him my Mare at my Death to help in making his part of the Land equal with my Brother Joseph's, I give my Brother Joseph Judkins the Plantation whereon I live and all the land to the said Road above mentioned to him and his heirs for ever; I give to my Brother John Judkins after my Mother's Death my Negro Boy Dick my bay Colt Briddle & Saddle Still & thirty pounds in Money & two best Cattle to him and his heirs for ever, I give to my Sister Rebekah Judkins after my Mother's Death my Negro Philis and bay Horse & five Pounds to buy her a Briddle & Saddle and one black Walnut Chest to her and her Heirs for ever; the remainder of my Estate after paying my just Debts and Funeral charges, I desire may be divided between my three above mentioned Brothers in such a manner as to make their lots as near equal as can be out of the said remainder.

I do hereby appoint my loving Mother Martha Judkins and Brother Samuel Judkins my whole and sole Executors of this my last Will and Testament in witness whereof I have set my hand and Seal this Sixteenth day of September one thousand seven hundred and eighty four.

Sign'd & Seal'd Wm. Judkins
in presence of
William Boyce
William Adams
John Pettway

At a court held for Surry County October 26th 1784 The
within written last Will and Testament of William Judkins
dec'd was presented in Court by Samuel Judkins Escort
therein named who made oath thereto the same was proved by
the Oaths of John Pettway and Wm Adams two of the Witnesses
and Ordered to be recorded. And on the motion of the said
Escort who entered into Bond according to law Certificate is
granted him for obtaining a probate thereof in due form and
liberty is reserved the other Escort to join therein when
she shall think fit.

Teste
Jacob Faulcon Cl Cur"

The listing of his mother as Martha and his siblings as Samuel,
Joseph, John, and Rebekah, the same names as those listed by 1782
Samuel Judkins in his will as his wife and children, clearly
identifies 1784 William Judkins as the son of 1782 Samuel Judkins

On May 25, 1785, at Surry County, Virginia, W.B. 12/75 an
inventory and appraisement of the estate of William Judkins dated
March 22, 1785, was filed:

"In Obedience to the Order of the Worshipful Court of Surry
County, We the Subscribers being first Sworn have
Inventoried and Appraised the Estate of William Judkins
decead. in the following manner viz.

To one Old Negro Jemmy 20/ one Negro Woman
Phillis £38
Negro Boy Dick £55 To one Bay Horse called
Blaze £15
To one Bay Mare £18 One Bay Colt two Years old £6
To one barren Cow 55/ one Heifer 40/ one
do. 50/ one do. 30/
To one Steer 30/ five Hogs @ 18/
To one Sow & Shoots 30/ Two Sows and Pigs 40/
To 1 Hand Mill 18/ one Grindstone 5/

£39. 0.0
70. 0.0
24. 0.0
8.15.0
6. 0.0
3.10.0
1. 3.0
To pair fire Tongs 3/ 500 Nails 4/ two
Gouges & pair Compasses 2/ . 9.0
To some Coopers Tools 12/ one old Ax &
some old Hoes & two Hatchets 16/ 1. 8.0
To parcel of Leather 11/6 one Bell 4/ Iron Spitt 3/ .18.6
To one Tray and three Bowls 5/ Sixteen Shoe Lasts 8/ .13.0
To 130 lb. of brown Sugar @ 6d - one Pot & Hooks 10/ 3.15.0
To one Bridle & Saddle 30/ one sett of Shoe
makers Tools 15/ 2. 5.0
To three Cases & Bottles @ 15/ half dozen Spoons 3/ 2. 8.0
To one dozen Knives and Forks 11/6 Dial 1/ .12.6
To two Dishes & six Plates and Porenger 12/6 .12.5
To one feather Bed & double Sett of Furniture 10. 0.0
To one Table Cloth 7/ one pitcher 2/ . 9.0
To a Sett of Crockery Ware 17/ Six Chairs 18/ 1.15.0
To one black Walnut Table 40/ one ditto 18/ 2.18.0
To one black Walnut Chest 18/ one pine Table 10/ 1. 8.0
To half dozen Silver Tea Spoons 24/ four
Bottles 1/3 1. 5.3
To one Still £14 two peach Stands 18/ 14.18.0
To some old Cider Barrels 25/ one Iron Skillet 2/ 1. 7.0
Amount brought over £
To two glass Tumblers and two pocket Bottles . 4.0
To one law Book & Dictionary & some old Books 25/ 1. 5.0
To some Shoes cut out 9/ . 9.0
£201. 5.9

Given under our Hands this 22nd day of March 1785.

John Pettway
William Adams
Robert McIntosh

At a Court continued and held for Surry County May 25th 1785.

The afore written Inventory and Appraisement of the Estate of William Judkins deceased was returned and by the Court ordered to be recorded.

Examined
Teste
Jacob Faulcon Ct. Cur."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated
that William Judkins was a son of Samuel Judkins and ______ (______) Judkins.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that William Judkins was a son of 1782 Samuel Judkins and Martha (______) Judkins, was born before December 12, 1756, and died before October 26, 1784, at Southwark Parish, Surry County, Virginia.

ii. 1793 Samuel Judkins Of Surry County, His Wife Hannah (Presson) (Judkins) Adams, And His Descendants

1793 Samuel Judkins of Surry County was a son of 1782 Samuel Judkins of Surry County and Martha (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴)

The marriage bond of Samuel Judkins and Hannah Presson, daughter of John Presson, was dated on February 14, 1784, at Surry County, Virginia, with William Judkins as surety and Thomas Bland, Jr., as witness:

"Know all Men by these presents That We Samuel Judkins and William Judkins are held and firmly bound unto his Excellency Benja: Harrison Esquire Governor of the Commonwealth of Virginia in the Sum of fifty pounds Current Money to which payment well and truly to be made to the said Benja Harrison and to his Successors We bind ourselves our Heirs Executors & Administrators firmly by these presents Sealed with our Seals and dated this 14th Day of Feby 1784

Whereas there is a Marriage Suddenly intended to be Solemnized according to the Rites and Ceremonies of the Church of England under the Commonwealth of Virginia between
the above bound Samuel Judkins and Hannah Presson Daughter of John Presson Now the Condition of the above Obligation is Such that if there be no lawful Cause to obstruct the said Marriage then this obligation to be void or else to remain in full force.

Sealed and Delivered ) Saml. Judkins
in the presence of ) Wm Judkins
Thomas Blandjun"

The will of Samuel Judkins was dated on January 3, 1793, probated on September 2 or 24, 1793, at Surry County, Virginia, W.B. 1/52, and provided as follows:

"In the name of God amen I Samuel Judkins of Southwark Parish and county of Surry being weak but of sound memory thanks be to almighty God for the same and calling to mind that it is ordained of almighty God for all men once to die do make and ordain this to be my last Will and Testament in manner and form following.

Item I give and bequeath unto my loving wife Hannah Judkins the use of my plantation whereon I now live, also I give her the labour of my two negroes Betty and Sam and the use of all my personal estate, and twenty pounds on money during her natural life, but if she should marry again my desire is that my son Robert Judkins should have half my Land; I desire immediately after my death that my negro man Jeffery should be sold either at private or public sale and the money arising therefrom to be laid out for a negro boy for my son Robert Judkins, and the remainder part of the money to be put on Interest for to school and educate him, my desire is that my loving wife may dispose of the personal estate that come by her as she thinks proper, and after her death that my son Robert Judkins should have the whole of my Estate to him and his heirs for ever; also what money there is belonging to my estate that is not given away may be put on interest for the benefit of my son Robert Judkins; but if he should die before arrives to the age of twenty one years old my desire is that my Estate shou'd be equally divided between my brothers and sister and cousin Martha Wilkins Judkins

I do hereby constitute and appoint my loving Wife Hannah Judkins and my brother John Judkins my whole and sole
Executors of this my last Will and Testament in witness whereof I have hereunto set my hand and seal this third day of January one thousand seven hundred and ninety three

Signed sealed and delivered in presence of James Adams Robert Pyland Richard Pyland

At a Court held for Surry county September 2th 1793 The afore written last Will and Testament of the within named Samuel Judkins deceased was presented into Court by John Judkins Executor therein named and the same being proven by the oaths of Robert Pyland and Richard Pyland witnesses thereto is by the Court ordered to be recorded And on the motion of the said Executor who gave bond and made oath agreeable to Law certificate is granted him for obtaining a probate thereof in due form and liberty is reserved the Executrix named therein to join in the probate when she may think fit

Teste,
Jacob Faulcon C.S Cur"

This record identifies the family of 1793 Samuel Judkins as follows:

Wife:  Hannah (_______) Judkins

Child:  1) Robert Judkins

Brother: John Judkins

On January 28, 1794, at Surry County, Virginia, W.B. 1/61 an inventory of the estate of Samuel Judkins was filed:

"Agreeable to an Order of Court passed September last that we the subscribers, being first sworn have Inventoried and Apprais'd the Estate of Samuel Judkins decd as follows -

1 Negroe Man Jeff £50. 0.0
1 ditto Boy Sam 40. 0.0
1 ditto Girl Betty 40. 0.0
1 Horse 10. 0.0
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 head of nett Cattle</td>
<td>18.15.0</td>
</tr>
<tr>
<td>48 barrels Indian Corn</td>
<td>29.1.8</td>
</tr>
<tr>
<td>a parcel blade Fodder 24/ 2 Stacks of Topd(?) 30/</td>
<td>2.14.0</td>
</tr>
<tr>
<td>a parcel of Shucks</td>
<td>.10.0</td>
</tr>
<tr>
<td>8 head of Sheep</td>
<td>2.4.6</td>
</tr>
<tr>
<td>2 Beds and furniture £18.0.0 Chest of Draws 80/</td>
<td>22.0.0</td>
</tr>
<tr>
<td>1 walnut Table and a pine ditto</td>
<td>.17.0</td>
</tr>
<tr>
<td>2 Chest 15/ a parcel Cotton 18/6</td>
<td>1.13.6</td>
</tr>
<tr>
<td>2 Men Saddles &amp; bridles 37/ - 1 Woman Saddle 30/</td>
<td>3.7.0</td>
</tr>
<tr>
<td>a parcel of old barrels &amp; tubs</td>
<td>.15.0</td>
</tr>
<tr>
<td>a parcel of Wheat 20/ and a sett of</td>
<td></td>
</tr>
<tr>
<td>Shoemakers tools 7/6</td>
<td>1.7.6</td>
</tr>
<tr>
<td>1 Pitt saw 30/ 1 hand saw 10/</td>
<td>2.0.0</td>
</tr>
<tr>
<td>a flax hatchel 7/6 2 half bushel measures 4/</td>
<td>.11.6</td>
</tr>
<tr>
<td>2 brushes 1/ 1 doz sitting Chairs 21/</td>
<td>1.2.0</td>
</tr>
<tr>
<td>2 looking Glasses 10/ 1 water pitcher 2/</td>
<td></td>
</tr>
<tr>
<td>13 bottles 4/</td>
<td>.16.0</td>
</tr>
<tr>
<td>4 pewter Dishes 8/ and a parcel of old pewter 5/</td>
<td>13.0</td>
</tr>
<tr>
<td>7 ditto Spoons 2/ &amp; 2 pewter Basons 5/</td>
<td>.7.0</td>
</tr>
<tr>
<td>Knives and Forks 6/½ doz 2 China Plates 2/6</td>
<td>.8.6</td>
</tr>
<tr>
<td>a parcel of Cookery ware 10/ part of a Canoe 6/</td>
<td>.16.0</td>
</tr>
<tr>
<td>1 Spice mortar &amp; pessell, Candlestick &amp; peper</td>
<td></td>
</tr>
<tr>
<td>box 1/6 1 pr. flat Irons 4/6 1 Coffee Pot 5/</td>
<td>.16.0</td>
</tr>
<tr>
<td>1 Spade 2/ 1 Adz 2/6 2 drawing Knives,</td>
<td></td>
</tr>
<tr>
<td>2 Hammers and Chisels 3/ 1 corkscrew 6</td>
<td>.8.0</td>
</tr>
<tr>
<td>1 Tub, Pail, Piggins, naggins, and 2 traes 7/</td>
<td></td>
</tr>
<tr>
<td>1 Sheep skin 1/</td>
<td>.8.0</td>
</tr>
<tr>
<td>Bottles 1/ a parcel of Books 6/</td>
<td>.7.0</td>
</tr>
<tr>
<td>2 small trunks 6/ 3 B. knives &amp; 1 small</td>
<td></td>
</tr>
<tr>
<td>skin of leather 8/6. 4 Axes and a hatchet 9/</td>
<td>.17.6</td>
</tr>
<tr>
<td>Rason, strop, &amp; Shaving box 3/9 1 hive of Bees 10/</td>
<td>.13.9</td>
</tr>
<tr>
<td>2 Chamber Potts 3/ a parcel of plank 7/6</td>
<td>.10.6</td>
</tr>
<tr>
<td>1 Sow and Pigs 24/ 4 Shoats 30/</td>
<td>2.14.0</td>
</tr>
<tr>
<td>1 linen Wheel 12/ 2 cotton ditto 6/</td>
<td>.18.0</td>
</tr>
<tr>
<td>3 pair old cotton Cards 5/6 2 Sieves 3/6</td>
<td>.9.0</td>
</tr>
<tr>
<td>3 Iron pots and hooks 15/ 1 high pan, &amp;</td>
<td></td>
</tr>
<tr>
<td>2 skittets 7/6</td>
<td>1.2.6</td>
</tr>
<tr>
<td>1 fying pan 3/ 2 sides of leather 13/4</td>
<td>.16.4</td>
</tr>
<tr>
<td>3 broadhoes 6/ 3 old ditto 2/6 1 Jug 2/</td>
<td>.10.6</td>
</tr>
<tr>
<td>Cart &amp; Wheels 5/ 3 pr. Carting &amp; Harnes &amp; Coller 2/</td>
<td>.7.0</td>
</tr>
<tr>
<td>1 Plow and 2 plowhoes 12/ a parcel of tar 4/</td>
<td>.16.0</td>
</tr>
<tr>
<td>2 Curry Combs, shovel, slate &amp; Ink stand 4/1½</td>
<td>.4.1½</td>
</tr>
<tr>
<td>695 lb Tobacco</td>
<td>4.6.10½</td>
</tr>
<tr>
<td><strong>£ 246.4.3</strong></td>
<td></td>
</tr>
</tbody>
</table>

Given from under our hands this 28th day of January 1794.

William Adams
Robert Tyland
John Ellis

At a Court held for Surry County January 28th 1794.

The afore written Appraisment of the Estate of Samuel Judkins deceased was returned and by the Court ordered to be recorded.

Teste,
Jacob Paulcon, C.S.C."

The marriage bond of Hannah Judkins and William Adams was dated on October 13, 1795, at Surry County, Virginia, with John Judkins as surety and the marriage on October 15, 1795, by Nathaniel Berriman:

"This is to certify that it's agreeable to me for you to grant Mr. Wm. Adams Licence to Marry

yours &c
Hannah Judkins
13th Octr 1795

Know all Men by these presents that We William Adams and John Judkins jr are held and firmly bound unto his Excellency Robert Brooke Esquire Governor of the Commonwealth of Virginia in the sum of one hundred & fifty dollars to be paid to the said Robert Brooke Governor as aforesaid and to his Successors to which payment well & truly to be made We bind our selves our heirs executors & administrators jointly & severally firmly by these presents sealed with our seals & dated this 13th day of October 1795

The Condition of the above Obligation is such that whereas there is a marriage shortly intended to be solemnized between the above bound William Adams & Hannah Judkins, agreeable to the ceremonies of the Church of which they are members Now the condition of the above obligation is that if there be no lawful cause to obstruct the said marriage then the said obligation to be void otherwise to remain in full force & virtue

Sealed & delivered ) Wm Adams
A List of Marriage Solemnized by me

15 Octr. William Adams and Hannah Judkins

Nath Berriman MM"

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Samuel Judkins was a son of 1782 Samuel Judkins of Surry County and Martha (_______) Judkins, married Hannah Presson on February 14, 1784, at Surry County, Virginia, and died before September 24, 1793, at Surry County, Virginia, that Hannah (Presson) Judkins married second William Adams on October 15, 1795, and that 1793 Samuel Judkins of Surry County and Hannah (Presson) Judkins had the following child:

1) Robert Judkins.

(I) Robert Judkins

Robert Judkins was a son of 1793 Samuel Judkins of Surry County and Hannah (Presson) (Judkins) Adams. (1672 Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1740 Samuel\textsuperscript{3}, 1782 Samuel\textsuperscript{4}, 1793 Samuel\textsuperscript{5})

The will of Samuel Judkins dated January 3, 1793, and probated on September 2 or 24, 1793, at Surry County, Virginia, W.B. 1/52 listed Robert Judkins as his son:
"... Item I give and bequeath unto my loving wife Hannah Judkins the use of my plantation whereon I now live, also I give her the labour of my two negroes Betty and Sam and the use of all my personal estate, and twenty pounds on money during her natural life, but if she should marry again my desire is that my son Robert Judkins should have half my Land; I desire immediately after my death that my negro man Jeffery should be sold either at private or public sale and the money arising therefrom to be laid out for a negro boy for my son Robert Judkins, and the remainder part of the money to be put on Interest for to school and educate him, my desire is that my loving wife may dispose of the personal estate that come by her as she thinks proper, and after her death that my son Robert Judkins should have the whole of my Estate to him and his heirs for ever; also what money there is belonging to my estate that is not given away may be put on interest for the benefit of my son Robert Judkins; but if he should die before arrives to the age of twenty one years old my desire is that my Estate shou'd be equally divided between my brothers and sister and cousin Martha Wilkins Judkins
...
"

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Robert Judkins was a son of 1793 Samuel Judkins of Surry County and Hannah (Presson) (Judkins) Adams.

iii. 1795 Joseph Judkins Of Surry County, His Wife Mary (Presson) (Judkins) Clarke, And His Descendants

1795 Joseph Judkins of Surry County was a son of 1782 Samuel Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴)
The will of 1782 Samuel Judkins dated February 1, 1782, and probated on July 23, 1782, at Surry County, Virginia D. & W.B. 11/26 listed Joseph Judkins as one of his children:

"... Item I give to my Son Joseph Judkins a Tract of Land as I bought of Robert Pettway containing Two Hundred and Sixty Six Acres more or less joining to my plantation, the round Island Swamp and John Pettway Land and William Adams Land I give it all to him & his Heirs for ever, if he shou'd die before he arrives to the age of Twenty one Years old I give it to my Son William Judkins to him and his Heirs for ever, if he will pay to my Son Saml. Twenty pounds and pay to my Son John Twenty five Pounds Currt. Money if both alive and if he ont agree to pay that Money then for the land to be Sold between my Sons and Money equally divided between my three Sons Willm. Saml. and John if alive. I likewise give to my Son Joseph my Negro Boy Harry, one young Horse Saddle and Bridle one feather Bed and furniture ...

The will of 1784 William Judkins dated September 16, 1784, and probated on October 26, 1784, at Surry County, Virginia, W.B. 12/39 listed Joseph Judkins as his brother:

"... I also desire my Mother to give him my Mare at my Death to help in making his part of the Land equal with my Brother Joseph's, I give to my Brother Joseph Judkins the Plantation whereon I live and all the Land to the said Road above mentioned to him and his heirs for ever; ...

The marriage bond of Joseph Judkins and Mary Presson, daughter of John Presson, was dated on November 23, 1785, at Surry County, Virginia, with the marriage on November 24, 1785, by Reverend Henry John Burges, Rector of Southwark Parish Episcopal Church:

"Know all Men by these presents That We Joseph Judkins and John Presson of Surry County are held and firmly bound unto his Excellency Patrick Henry Esqr Governour of the Commonwealth of Virginia in the Sum of fifty pounds current
Money payment whereof well and truly to be made to the said Governour or to his Successors for the time being. We bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents. Sealed with our Seals and dated this 23rd day of November 1785 in the tenth year of the Commonwealth.

The Condition of the above Obligation is such that whereas there is a Marriage suddenly intended to be Solemnized according to the Rites and Ceremonies of the Church of England under the Commonwealth of Virginia between the above bound Joseph Judkins and Mary Presson Daughter of the above bound John Presson. Now if there be no lawful cause to obstruct the said Marriage then this Obligation to be void, else to remain in full force.

Sealed & Delivered ) Joseph Judkins
in presence of ) John Presson
 Jacob Faulcon

List of Marriages solemnized by H. J. Burge__ from July 1st 1785 to July 26 1786

. . . .

Joseph Judkins & Mary Presson Novm 24 1785
. . . .".

The will of Martha (_______) Judkins dated on March 11, 1794, and probated on October 28, 1794, at Surry County, Virginia, W.B. 1/75 listed Joseph Judkins as one of her children:

". . . . Imprimis I give and bequeath unto my son Joseph Judkins one large Heifer and six pounds in money to him and his heirs for ever.

. . . .

I do hereby constitute and appoint my two sons Joseph and John Judkins my whole and sole Executors of this my last Will and Testament . . . ."

The will of Joseph Judkins was dated on March 22, 1795, and probated on July 28, 1795, at Surry County, Virginia, W.B. 1/116, and provided as follows:
"In the name of God amen I Joseph Judkins of the County of Surry and in the Parish of Southwark being very sick and weak, but of perfect mind and memory, thanks be to almighty God for the same do make and ordain this my last Will and Testament. First and principally I recommed my Soal to almighty God who gave it, and for what temporal Estate it hath pleased the Lord to bless me with, I give devise and dispose of as follows -

Imprimis I give and bequeath unto my loving Wife Mary Judkins the use of my plantation whereon I now live, it being the tract of Land left me by my Fathers last Will and Testament, also the use of my negro fellow Harry and my two negroes girls Diner and Amey, my Mare and Colt, and six head of Cattle, during her natural life, I also give her at her own disposal four head of Cattle, my stock of Hogs, one feather Bed and furniture, half a dozen sitting Chairs, and one Walnut Table, to her and her heirs for ever Item I give and bequeath unto my Son John Wilkins Judkins when he arrives to the age of eighteen years old, the Plantation left me by my brother William Judkins last Will and Testament, also the plantation whereon I now live after my Wifes death to him and his heirs forever.

Item I give and bequeath unto my daughter Ann Lamb Judkins after my Wifes death, my negro girl Amey, one feather Bed and furniture, half a dozen sitting chairs, one walnut Table, half dozen pewter plates, two pewter dishes, half a dozen knives and forks and one Chest, to her and her heirs for ever.

My will and desire is that the Plantation left me by my brother William Judkins last Will and Testament should be rented out until my son John Wilkins Judkins arrives to the age of eighteen years old, for to educate my Children My desire is that after paying all my just debts that my loving Wife should have the use of all the remainder part of my personal Estate during her natural life and at her death for it to be sold and equally divided between my Children.

I desire that my Estate may not be appraised I do hereby constitute and appoint my loving Wife Mary Judkins, and my brother John Judkins my whole and sole Executrix and Executor of this in my last Will and Testament. In witness whereof I have hereunto set my hand and seal this twenty second day of March, one thousand seven hundred and ninety five
Signed, seald and ) Joseph Judkins
delivered in )
presence of )
Henry Gilbert
John Ellis
Richard Pyland

At a Court held for Surry County July the 28th 1795.

The within written last Will and testament of the therein named Joseph Judkins deceased was presented into Court by Mary Judkins the Executrix therein named and the same being proved by the oaths of Henry Gilbert, and John Ellis two of the witnesses thereto and by the Court ordered to be recorded. And on the motion of the said Executrix who gave bond with John Judkins and John Ellis her securities in the sum of Five hundred pounds with condition that she will faithfully administer the said decedents estate agreeable to Law, certificate is granted her for obtaining a probate of the said Testament in due form and liberty is reserved the Executor to join in the probat when he may think fit

Teste.
Jacob Faulcon C.S.C"

This record identifies the family of 1795 Joseph Judkins as follows:

Wife: Mary (______) Judkins

Children: 1) John Wilkins Judkins,
2) Ann Lamb Judkins,

Brother: William Judkins

The reference to land given to Joseph Judkins by his brother William Judkins identifies this Joseph Judkins as a son of 1782 Samuel Judkins.

On September 27, 1796, at Surry County, Virginia, W.B. 1/178 an inventory of the estate of Joseph Judkins dated December 1795 was filed:
"An Inventory of the estate of Joseph Judkins deceased as taken December 1795, per the Executrix -

Three negroes, vizt, Harry, Dinah and Amy, one Mare and Colt, ten head of Cattle, two Sows and seven Shoots, one Sheep, sixteen bushels of Wheat 15 barrels of Indian Corn, 20 feet of top fodder blade ditto and Shuck that came off the above Corn 340 lb. Tobacco, 20 lb seed Cotton, 60 bushels Potatoes, 3 feather Beds and furniture, 2 Walnut Tables, 3 Chest, one small Trunk, 13 sitting Chairs, 1 Case and Bottles, a Gun, one Man's Saddle, and Bridle one Woman ditto, one Cotton Wheel, and one Linnen ditto half dozen Knives & Forks, 5 pewter Dishes 3 ditto Basons, 13 pewter Plates, one ditto Peroenger 3 table Spoons, 9 tea ditto, 1 dozen Q. China Plates, 4 Punch Bowls, 1 Coffee Pot & one tea ditto, 4 Butter Pots, 10 Cups & 5 Saucers, one Butter Boat, 1 Mug, 2 milk Pots, & 1 Salt Cellar, 3 Jugs, 5 Bottles, 1 dozen Phials, 2 Tumbler Glasses, 1 Vinegar Crewet, 1 Pepper box, 1 Water Pitcher 1 brass Kettle, containing about 10 gallons, 2 iron Pots, & hook 1 frying Pan, 2 iron Skillets, 2 washing Tubs, 3 Piggans a Naggan, 2 wooden Trays & 3 ditto Bowls, 11 Cyder Barrels 10 old Tubs, 1 half Bushel, 2 Surgeon hooks, & Lines a sett of Shoemaker's tools, 2 old cross cut saws, 1 hand ditto 1 narrow Chizel, 5 cutting Axes, 1 drawing Knife, 2 fluke Hoes, 3 broad Hoes, & 2 narrow ditto, 1 Grubbing hoe Cart & Wheels, 3 iron Wedges, 1 half inch Auger, 2 sides of Leather, a case of Rasors, & Shaving Box, 1 pair of fire Tongs, 1 sive, Candlestick and 105 feet of Poplar plant & 3 tin sauce Panz.

Mary Judkins Exux.

At a Court held for Surry County September 27th 1796.

The afore written Inventory of the estate of Joseph Judkins deceased, was returned to Court and ordered to be recorded.

Teste,
Jacob Faulcon, C.S.C."

The marriage bond of Mary Judkins and James Sampson Clark was dated on July 24, 1798, at Surry County, Virginia, with P. Hamlin as surety and C. Price and P. Hamlin as witnesses:

"I hereby certify that I have no objection against your granting a Marriage Licents between James Sampson Clark &
myself given under my hand & seal this 24 Day of July Anno.
Dom. One Thousand seven Hundred & Ninety Eight

Witness
C Price
P Hamlin
To the Clark of
Surry County

Know all men by these presents that we James S. Clarke &
Peter Hamlin are held & firmly bound unto his Excellency
James Wood Esquire Governor of the Commonwealth of Virginia
in the sum of one hundred & fifty dollars to be paid unto
the said James Wood Governor as aforesaid and to his
Successors to which payment well and truly to be made We
bind ourselves our heirs executors and Administrators
jointly and severally firmly by these presents Sealed with
our seals & dated this 24th day of July 1798.

Whereas there is a marriage shortly intended to be
solemnized between the above bound James L. Clarke & Mary
Judkins agreeably to the ceremonies of the Church of which
they are members Now the condition of the above obligation
is such that if there be no lawful cause to obstruct the
said marriage then the same to be void otherwise to remain
in full force and virtue

Signed Sealed & ) James S Clark
delivered in ) P Hamlin
presence of )
Jacob Faulcon"

In her letters dated December 10 and 31, 1990, Mrs. Norma J.
Pennington enclosed family group sheets which stated that Joseph
Judkins was a son of 1782 Samuel Judkins of Surry County and
Martha (_______) Judkins, that he was born about 1762, married
Mary Presson on November 23, 1785, at Surry County, Virginia, and
died before July 28, 1795, at Surry County, Virginia, that Mary
(Presson) Judkins married second James Sampson Clarke on July 24,
1798, and that Joseph Judkins of Surry County and Mary (Presson) Judkins had the following children:

1) John Wilkins Judkins, born in 1793,

2) Ann Lamb (Judkins) Butts, born before March 11, 1794, and

3) Joseph P. Judkins, born in 1795.

(1) 1852 John Wilkins Judkins, His Wife Sally (Berryman) Judkins, And His Descendants

1852 John Wilkins Judkins was a son of 1795 Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke. (1672 Samuel1, 1705 Samuel2, 1740 Samuel3, 1782 Samuel4, 1795 Joseph5)

The will of 1795 Joseph Judkins dated on March 22, 1795, and probated on July 28, 1795, at Surry County, Virginia, W.B. 1/116 listed John Wilkins Judkins as one of his children:

". . . . Item I give and bequeath unto my Son John Wilkins Judkins when he arrives to the age of eighteen years old, the Plantation left me by my brother William Judkins last Will and Testament, also the plantation whereon I now live after my Wifes death to him and his heirs forever.

. . . .

My will and desire is that the plantation left me by my brother William Judkins last Will and Testament should be rented out until my son John Wilkins Judkins arrives to the age of eighteen years old, for to educate my Children . . . ."

The marriage bond of John W. Judkins and Sally R. Berriman was dated on June 23, 1817, at Surry County, Virginia, with
Joseph Berriman as surety and the marriage on June 26, 1817, by Reverend Nathaniel Berriman, Sr., a Methodist minister:

"Know all men by these presents that we John W. Judkins and Joseph Berriman are held and firmly bound unto his excellency James Preston esqr Governor of the Commonwealth of Virginia for the time being and to his successors in the penal sum of one hundred and fifty dollars, to which payment well and truly to be made we bind ourselves our heirs exors: and Admr: jointly and severally firmly by these presents sealed with our seals and dated the 23rd day of June 1817.

The Condition of the above obligation is such that Whereas a Marriage is shortly intended to be had and Solemnized between the above bound John W. Judkins and Sally R Berriman

Now if there be no lawfull cause to obstruct the said Marriage then the above obligation to be void else to remain in full force and virtue

Sealed and Acknowd: ) John W. Judkins
in presence of ) Jos. Berriman
John Faulcon

Sir,

Please to enter on your Record the following Marriages, solemnized by me Vizt

. . . .

1817 June 26th John W Judkins to Sally R. Berriman
. . . .

Nath. Berriman Senr M: Gospel"

In her letters dated December 10 and 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that 1852 John Wilkins Judkins was a son of Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke, was born in 1793, married Sally R. Berryman on June 28, 1817, and died in July 1852, and
that 1852 John Wilkins Judkins and Sally R. (Berryman) Judkins had the following children:

1) Joseph S. Judkins, and

2) John Wilkins Judkins, born in 1825.

(A) Joseph S. Judkins, His Wife
Christiana Gilliland (Maynard)
Judkins, And His Descendants
Joseph S. Judkins was a son of
1852 John Wilkins Judkins and Sally R. (Berryman) Judkins. (1672
Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, 1795 Joseph⁵,
1852 John Wilkins⁶)

In her letters dated December 10 and 31, 1990, Mrs. Norma J.
Pennington enclosed family group sheets which stated that
Joseph S. Judkins was a son of 1852 John Wilkins Judkins and
Sally R. (Berryman) Judkins, married Christiana Gilliland
Maynard, and that they had the following child:

1) William John Judkins.

(B) 1854 John Wilkins Judkins And
His Wife Martha A. (Pylan) Judkins
1854 John Wilkins Judkins was
a son of 1852 John Wilkins Judkins and Sally R. (Berryman)
Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴,
1795 Joseph⁵, 1852 John Wilkins⁶)
In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that 1854 John Wilkins Judkins was a son of 1852 John Wilkins Judkins and Sally R. (Berryman) Judkins, was born in 1825 married Martha A. Pyland on January 3, 1847, and died on May 5, 1854, and that Martha A. (Pyland) Judkins was born on February 11, 1825, and died on March 13, 1912.

(II) Ann Lamb (Judkins) Butts And Her Husband Edward Butts

Ann Lamb (Judkins) Butts was a daughter of 1795 Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, 1795 Joseph⁵)

The will of 1795 Joseph Judkins dated on March 22, 1795, and probated on July 28, 1795, at Surry County, Virginia, W.B. 1/116 listed Ann Lamb Judkins as one of his children:

". . . . Item I give and bequeath unto my daughter Ann Lamb Judkins after my Wifes death, my negro girl Amey, one feather Bed and furniture, half a dozen sitting chairs, one walnut Table, half dozen pewter plates, two pewter dishes, half a dozen knives and forks and one Chest, to her and her heirs for ever.

My will and desire is that the plantation left me by my brother William Judkins last Will and Testament should be rented out until my son John Wilkins Judkins arrives to the age of eighteen years old, for to educate my Children . . . ."

The marriage bond of Ann Lamb Judkins and Edward Butts was dated on September 29, 1807, at Surry County, Virginia, with
James D. Edwards as surety and the marriage on October 1, 1807, by Nathaniel Berriman, a Methodist minister:

"Know all Men by these presents that we Edwards Butts & James D. Edwards are held and firmly bound unto his Excellency William H. Cabell esqr Governor of the Commonwealth of Virginia in the sum of one hundred & fifty dollars to be paid to the said William H. Cabell esqr Governor as aforesaid & to his successors (for the use of the Commonwealth) to which payment well & truly to be made we bind ourselves our heirs exors & admrs. jointly & severally firmly by these presents. Sealed with our seals and dated this 29th day of September 1807

The condition of the above obligation is such that whereas there is a marriage shortly intended to be solemnized between the above bound Edwards Butts Ann L. Judkins agreeably to the ceremonies of the Church of which they are members now if there be no lawful cause to obstruct the said marriage the above obligation to be void otherwise to remain full force & virtue

Signed sealed & ) Edwards Butts
acknd. in presence of) James D. Edwards
Peter T Spratley

Sir,

Please to enter on your record the following marriages
Sollemnized By me to (wit)

1807 Octr. 1st - Edwards Butts to Ann Lamb Judkins

Nathl Berriman M:M:
23th march 1808"

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Ann Lamb Judkins was a daughter of Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke, was born before March 11, 1794,
married Edward Butts in October 1807, and died before November 17, 1830.

(III) 1847 Joseph P. Judkins And His Wife Elizabeth (Cocks) Judkins

1847 Joseph P. Judkins was a son of 1795 Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, 1795 Joseph⁵)

The marriage bond of Joseph P. Judkins and Elizabeth Cocks, daughter of John Cocks, was dated on December 12, 1825, at Surry County, Virginia, with Wyatt Cocks as surety, and the marriage on December 15, 1825, by Reverend Isaiah Harris, Elder of the Methodist Church.

"Know all men by these presents that we Joseph P. Judkins and Wyatt Cocks are held and firmly bound unto his Excellency James Pleasants Esqr Governor of the commonwealth of Virginia in the sum of one hundred and fifty dollars to be paid to the said James Pleasants Governor as aforesaid and to his successors in said Office for the use of the said commonwealth to which payment well and truly to be made, we bind ourselves our heirs Exorts and Admrsts firmly by these presents sealed with our seals and dated this 12th day of December 1825.

The Condition of the above obligation is such that whereas there is a Marriage shortly intended to be solemnized between the above bound Joseph P. Judkins and Elizabeth Cocks Now if there be no lawful cause obstruct said marriage then the above obligation to be void, otherwise to remain in full force and Virtue

Signed sealed & acknowledged in presence of )

Joseph P Judkins
Wyatt Cocks

58.
Memorandum of Marriages Solemnized by Isaiah Harris in Surry County

1825

December 15th - Joseph P Judkins & Elizabeth Cocks.

Isaiah Harris E.M.E.C."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that 1847 Joseph P. Judkins was a son of Joseph Judkins of Surry County and Mary (Presson) (Judkins) Clarke, was born in 1795, married Elizabeth Cocks in December 1825, and died in 1847.

iv. 1811 John Judkins Of Surry County, His Wife Ann (Pettway) (Spratley) (Judkins) Jones, And His Descendants

1811 John Judkins of Surry County was a son of 1782 Samuel Judkins of Surry County and Martha (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴)

The marriage bond of John Judkins and Ann Spratley, daughter of John Pettway, was dated on April 25, 1795, at Surry County, Virginia, with William Adams as surety and the marriage by Reverend Nathaniel Berriman, Methodist Minister:

"This is to Certify that, I have given Mr. John Judkins liberty to Marry my Daughter Anne Spratly given under my hand this 20th Day of April 1795

Jno Pettway
Know all Men by these presents that we John Judkins & William Adams are held & firmly bound unto his Excellency Robert Brooke Esquire Governor of the Commonwealth of Virginia in the penal Sum of fifty pounds current money to be paid unto the said Robert Brooke Esquire Governor as aforesaid and unto his successors to which payment well and truly to be made We bind ourselves our heirs executors & administrators jointly and severally firmly by these presents Sealed with our seals and dated this 25th day of April 1795

Whereas there is a marriage shortly intended to be solemnized between the above bound John Judkins and Ann Spratley ______ the ceremonies of the Church to which they are members Now the condition of the above obligation is that if there be no lawful cause to obstruct the said marriage then the said obligation to be void, otherwise to remain in full force and virtue

Sealed & Delivered ) John Judkins
in presence of ) Will Adams
Jacob Faulcon

A List of Marriage Solemnized by me

.......

24 April. John Judkins and Ann Spratley
.......

Nath Berriman MM"

The will of 1811 John Judkins of Surry County was dated on April 20, 1811, probated on September 24, 1811, at Surry County, Virginia, W.B. 2/431, and provided as follows:

"In the name of God Amen I John Judkins of Southward Parish, in the county of Surry being sick and weak but thank God, of sound mind and memory do make and ordain this my last will and Testament in manner and form following - Imprimis I hereby charge my personal estate with the payment of any legal claim which may be made on my estate, I also charge it with the maintenance of my wife and children and of the expense of my son John Pettway Judkins' education, until the first day of January which will be in the year one thousand
eight hundred and seventeen or until my estate be sooner divided pursuant to some provision herein after made. Item, It is my desire that my said son John Pettway Judkins should receive a good classical Education, and be brought up to some liberal profession, if in the opinion of my executrix hereafter named (during her widowhood) and in the opinion of my executor herein after named he is capable of taking such an Education, and shall prove himself virtusus and studious, which I trust and hope in God he may for his own honor and future welfare - But in case my executrix (during her widowhood) and my executor should at any time deem it advisable to discontinue my said son from School, I request he may be put to such occupation as they, or either of them, may judge most advisable - Item, My will and desire is that my household and kitchen furniture should not be sold except such part as my loving wife may, during her widowhood, direct, but that the same divided equally between my said loving wife, my daughter Elizabeth Wilkins Judkins and my son John Pettway Judkins, as soon as may be, after the first day of January which will be in the year, one thousand eight hundred and seventeen, or upon either the marriage of my loving wife (should that happen before said first day of January, or sooner termination of my said sons education) one third part thereof I lend to my said loving wife, Ann during her life, after her death the part assigned to her, I give equally to my two children before named - I also give the remaining two thirds to my said children to them and their heirs forever - Item, In case the sales of my brandy which may be on hand at the time of my death, and such part of my stocks as my executrix and executor may deem advisable to sell (which I hereby authorize them to sell either publicly or privately) together with what money I may have in the house and due me and the annual proceeds of my whole estate, (until a division of the same may take place) should prove insufficient to support my wife and my said two children, and defray the expenses attending my son John Pettway Judkins' education, I desire that my executrix and executor may sell a negro or negroes of my estate if they in their judgement think proper for that purpose - Item, it is my will and desire that between the first day of November which will be the year one thousand eight hundred and sixteen, and the first day of January next following), or in any year sooner (within the same period of time) should my loving wife marry or my said sons education be sooner terminated that the remaining part of all the Stocks, the crop that may be on hand and other personal estate, except my riding chair and harness, be divided into three equal portions, one of which portions I lend to my loving wife
during her natural life, as also my riding chair and harness
- At the death of my wife, I give and bequeath the said
property equally between my Daughter and son herein before
named. The remaining two thirds (except my negroes) I
desire may be sold for the equal benefit of my said two
children - Item, It is my will and desire that at the time
of my widow's marriage or my sons attaining the age of twenty
one years, and not sooner, that one third part of my lands
not divided to my daughter (having regard as well to quality
as quantity) be laid off, which I lend to my beloved wife
Ann during her natural life - Item, After assigning to my
wife Ann one third part of my negroes (to be held by her
during her life) I give and bequeath the remaining two
thirds to be equally divided between my two children
Elizabeth Wilkins Judkins and John Pettway Judkins, to them
and their heirs forever - Item, I give and devise to my
daughter Elizabeth Wilkins Judkins, when she shall attain
the age of twenty one years or marry, in fee simple, all the
Land I received in the division of the Land formerly Robert
Judkins deceased, containing by a late survey forty six and
a half acres - I also in like manner give to my said
daughter the land I purchased of Nathaniel Berriman junior,
the latter containing by a late survey thirty nine and one
quarter acres, to her and her heirs and assigns forever.
Item, I give and devise to my son John Pettway Judkins when
he shall attain the age of twenty one years or marry with
the consent of my executrix and executor, in fee simple, all
the land and plantation whereon I now live, and the land
adjoining thereto, given me by my father's will, also one
other tract of land containing by estimation one hundred
acres, be the same more or less, adjoining the lands of John
Faulcon (Mill Neck) Burwell Barhams and Thomas Lanes, I give
it all to him and his heirs and assigns forever, subject
nevertheless to the life right of his mother as given in
this my will - Item, If either of my children should die
under age and without living issue, my will and desire is
that the survivor shall receive all the estate devised to
the one so dying. - Item, In case my daughter Elizabeth W.
Judkins and my son John P. Judkins should both die under
age, and without living issue, I in that case give and
devise unto my loving wife Ann, if she be living in fee
simple, all the estate that came to me by my marriage with
her, to wit, negro boy Davy, negro woman Hannah and her
issue, if any, one feather Bed and furniture - I in like
manner also give and devise to my said wife, and to her
heirs and assigns forever that part of my plantation whereon
I now live (sic), which I purchased of James Gray,
containing one hundred and twenty six acres, be the same
more or less - The remainder of the estate devised to my said children I, under the like circumstances, desire may pass to my relatives in the manner prescribed by the Law of decents for the distribution of Intestes estates - Item, Should my daughter Elizabeth W. Judkins marry before a division of my personal estate takes place, it is my will and desire that my executrix and my executor allow her annually until a division is made, such sum as they may judge right, not exceeding seventy dollars per annum - Lastly, I nominate, constitute and appoint my loving wife Ann executrix to this my last will and Testament, during her widowhood, but should she marry I hereby direct that she nor her husband shall not act as such nor shall either of them in any manner have the direction of my children - I also appoint my friend John Faulcon executor of this my will - In testimony whereof I have hereunto set my hand and affixed my seal this twentieth day of April in the year of Christ one thousand eight hundred and eleven

John Judkins

Signed sealed published & declared by the within named John Judkins in our presence to be his last will and Testament, at his request and in his presence we subscribed our names as witnesses to the same

John Barham jr
James Barham
Burwell Barham
James Jones
Nathaniel Berriman senior

At a court held for Surry County September 24th 1811 The within written Testament and last will of John Judkins deceased was presented in court by Ann Judkins the executrix therein named, the same was proved by the oaths of Joseph Barham junior Burwell Barham James Jones and Nathaniel Berriman Senior, four of the witnesses thereto and by the court ordered to be recorded - The said executrix refused to take upon herself the burthen of the execution of the said will, but prayed administration with the said will annexed, which is granted her, whereupon she made oath and gave bond as the Law directs, and certificate is granted her for obtaining probate thereof in due form - and liberty is reserved the executor therein named to qualify on a future day.

Teste
John Faulcon CSC"

From this record the family of 1811 John Judkins can be identified as follows:

Wife: Ann (______) Judkins

Children: 1) John Pettway Judkins, and
2) Elizabeth Wilkins Judkins

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that John Judkins of Surry County was a son of 1782 Samuel Judkins of Surry County and Martha (______) Judkins, that he was born about 1768, married Ann (Pettway) Spratley in April 1795 at Surry County, Virginia, and died before September 1811 at Surry County, Virginia, that Ann (Pettway) (Spratley) Judkins married for her third husband James Jones in May 1813, and that John Judkins of Surry County and Ann (Pettway) (Spratley) Judkins had the following children:

1) Elizabeth Wilkins (Judkins) Bishop, and
2) John Pettway Judkins, born in 1796.

(I) Elizabeth Wilkins (Judkins) Bishop
And Her Husband Collin Bishop

Elizabeth Wilkins (Judkins) Bishop was a daughter of 1811 John Judkins of Surry County and Ann (Pettway) (Spratley) (Judkins) Jones. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, 1811 John⁵)
The will of John Judkins dated April 20, 1811, and probated on September 24, 1811, at Surry County, Virginia, W.B. 2/431 listed Elizabeth Wilkins Judkins as his daughter:

. . . . Item, My will and desire is that my household and kitchen furniture should not be sold except such part as my loving wife may, during her widowhood, direct, but that the same divided equally between my said loving wife, my daughter Elizabeth Wilkins Judkins and my son John Pettway Judkins, as soon as may be, after the first day of January which will be in the year, one thousand eight hundred and seventeen, or upon either the marriage of my loving wife (should that happen before said first day of January, or sooner termination of my said sons education) one third part thereof I lend to my said loving wife, Ann during her life, after her death the part assigned to her, I give equally to my two children before named - I also give the remaining two thirds to my said children to them and their heirs forever . . . . Item, I give and devise to my daughter Elizabeth Wilkins Judkins, when she shall attain the age of twenty one years or marry, in fee simple, all the Land I received in the division of the Land formerly Robert Judkins deceased, containing by a late survey forty six and a half acres - I also in like manner give to my said daughter the land I purchased of Nathaniel Berriman junior, the latter containing by a late survey thirty nine and one quarter acres, to her and her heirs and assigns forever. . . ."

The marriage bond of Elizabeth W. Judkins and Collin Bishop was dated on June 5, 1815, at Surry County, Virginia, with the consent of Micajah Holt, guardian for Elizabeth, and with Philip Smith as surety and the marriage on June 7, 1815, by Reverend Nathaniel Berriman, a Methodist minister, who listed her name as Jenkins:

"Know all men by these presents that we Collin Bishop & Philip Smith are held and firmly bound unto Wilson Nicholas esqr Governor of the Commonwealth of Virginia, for the time being, and to his successors in the sum of One hundred and fifty dollars to the payment of which well and truly to be
made, we bind ourselves our heirs exors and admors jointly and severally firmly by these presents

Witness our hands and seals the 5th day of June 1815

The Condition of the above obligation is that if there is no lawful cause to obstruct a marriage intended to be had and solemnized between the said Collin Bishop & miss W. Judkins then the above obligation to be void else to remain in full force

Sealed & delivered  )  John Bishop
in presence of  )  Phil Smith
P. F. Spratley

Sir

Please to Enter on your Record the following Mariages Solomnized By me in the year 1815 to Wit

June 7th  Collin Bishop to Eliza W Judkins

Nath: Berriman M Gospel"

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Elizabeth Wilkins (Judkins) Bishop was a daughter of John Judkins of Surry County and Ann (Pettway) (Spratley) (Judkins) Jones, married Collin Bishop on June 7, 1815, and died by 1821.

(II) 1821 John Pettway Judkins Of Surry County And His Wife Ann Faulcon (Holt) (Judkins) Blow

1821 John Pettway Judkins was a son of 1811 John Judkins of Surry County and Ann (Pettway) (Spratley)
(Judkins) Jones. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, 1811 John⁵)

The will of John Judkins dated April 20, 1811, and probated on September 24, 1811, at Surry County, Virginia, W.B. 2/431 listed John Pettway Judkins as one of his children:

"... Imprimis I hereby charge my personal estate with the payment of any legal claim which may be made on my estate, I also charge it with the maintenance of my wife and children and of the expense of my son John Pettway Judkins' education, until the first day of January which will be in the year one thousand eight hundred and seventeen or until my estate be sooner divided pursuant to some provision herein after made. Item, It is my desire that my said son John Pettway Judkins should receive a good classical Education, and be brought up to some liberal proffession, if in the opinion of my executrix hereafter named (during her widowhood) and in the opinion of my executor herein after named he is capable of taking such an Education, and shall prove himself virtusus and studious, which I trust and hope in God he may for his own honor and future welfare. But in case my executrix (during her widowhood) and my executor should at any time deem it advisable to discontinue my said son from School, I request he may be put to such occupation as they, or either of them, may judge most advisable. Item, My will and desire is that my household and kitchen furniture should not be sold except such part as my loving wife may, during her widowhood, direct, but that the same divided equally between my said loving wife, my daughter Elizabeth Wilkins Judkins and my son John Pettway Judkins, as soon as may be, after the first day of January which will be in the year, one thousand eight hundred and seventeen, or upon either the marriage of my loving wife (should that happen before said first day of January, or sooner termination of my said sons education) one third part thereof I lend to my said loving wife, Ann during her life, after her death the part assigned to her, I give equally to my two children before named. The marriage bond of John P. Judkins and Ann Paulcon Holt was dated on July 20, 1820, at Surry County, Virginia, with John N. Spratley as surety and the marriage by Reverend Nathaniel Berriman, a Methodist minister. ... Item, I give and devise to my son John Pettway Judkins when he shall attain the age of twenty one years or marry with the consent of my executrix and
executor, in fee simple, all the land and plantation whereon I now live, and the land adjoining thereto, given me by my father's will, also one other tract of land containing by estimation one hundred acres, be the same more or less, adjoining the lands of John Faulcon (Mill Neck) Burwell Barhams and Thomas Lanes, I give it all to him and his heirs and assigns forever, subject nevertheless to the life right of his mother as given in this my will.

The marriage bond of John P. Judkins and Ann Faulcon Holt was dated on July 20, 1820, at Surry County, Virginia, with John N. Spratley as surety and the marriage by Reverend Nathaniel Berriman, a Methodist minister:

"Know all men by these presents that we, John P. Judkins and John N. Spratley are held and firmly bound unto his excellency Thomas M. Randolph esquire Governor of the Commonwealth of Virginia and to his successors in the penal sum of one hundred and fifty dollars to which payment well and truly to be made to our said Governor we bind our selves, our heirs, executors, and administrators jointly and severally firmly by these presents sealed with our seals and dated this 20th day of July 1820.

The Condition of the above obligation is such that where as there is a marriage intended shortly to be solemnized between the above bound John P. Judkins and Ann F. Holt - Now if there be no lawful cause to obstruct the said marriage then the above obligation to be void else to remain in full force and virtue.

Signed sealed & ) John P. Judkins
acknowledged in ) J S Spratley
presence of )
John Faulcon

Sir,

Please to enter on your Record the following Marriages, solemnized by me Vizt:

1820 July 20th John P Judkins to Ann Faulcon Holt
In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that 1821 John Pettway Judkins was a son of John Judkins of Surry County and Ann (Pettway) (Spratley) (Judkins) Jones, was born about 1796, married Ann Faulcon Holt on July 20, 1820, and died before January 22, 1821, at Surry County, Virginia, that the probate of his estate was on January 22, 1821, at Surry County, Virginia, W.B. 5/. and distributed his estate among the descendants of his father's siblings and his mother's siblings, that Ann Faulcon (Holt) Judkins married second Henry Blow in November 1823, and that John Pettway Judkins and Ann Faulcon (Holt) Judkins had no issue.

v. Rebecca Judkins

Rebecca Judkins was a daughter of 1782 Samuel Judkins of Surry County and Martha (______ ) Judkins.
(1672 Samuel, 1705 Samuel, 1740 Samuel, 1782 Samuel)

The will of 1782 Samuel Judkins dated February 1, 1782, and probated on July 23, 1782, at Surry County, Virginia, D. & W.B. 11/276 listed Rebekkah Judkins as one of his children:

". . . Item I give to my Daughter Rebekkah Judkins my Negro Girl Rose and all her increase one Feather Bed and Furniture and one Small Trunk - Item I give to my Grand Daughter Martha Wilkins Judkins my Negro Women Fanny after my Wife death and not before I give the sd Fanny after my Wife death and her future increase to her and the Heirs of her Body lawfully begotten but if she should have no such Heir then for Fanny and her increase to return back into my
Estate and equally divided among all my Children William, Saml, Joseph John and Rebekkah . . . ."

The will of Rebecca Judkins was dated on January 5, 1798, probated on February 27, 1798, at Surry County, Virginia, W.B. 1/258, and provided as follows:

"In the name of God amen I Rebecca Judkins of the County of Surry and in the Parish of Southwark being very sick and weak but of perfect mind and memory, thanks be to Almighty God for the same, do make and ordain this my last Will and Testament. First and principally I recommend my Soul to Almighty God who gave it, and for what temporal estate it hath pleased the Lord to bless me with I give, bequeath and dispose of as follows

Imprimis I give and bequeath unto my brother John Judkins my negro Woman Judah, Rose, Phebe Hailey, Nanny, Isaac, Edmund and Moses to him and his heirs for ever.

Item I give and bequeath unto my niece Martha Wilkins Judkins my negro Woman Phyllis, York and Grace to her and her heirs for ever.

I do hereby nominate, constitute and appoint my brother John Judkins my whole and sole Executor of this my last Will and Testament. In witness whereof I have hereunto set my hand and seal this fifth day of January one thousand seven hundred and ninety eight

Signed, sealed & deli-vered in presence of ) Rebecca X Judkins
Henry Gilbert
Binns Gilbert

At a Court held for Surry County, February the 27th 1798.

The within written last Will and Testament of Rebecca Judkins deceased was presented in Court of John Judkins the only Executor there in named, and the same being proved by the oaths of Henry Gilbert and Binns Gilbert the witnesses thereto and by the Court ordered to be recorded, and on the motion of the said Executor who made oath and gave bond with Henry Gilbert his security in the sum of twenty thousand
dollars, conditioned for the due administration of the said
decedents estate, certificate is granted him for obtaining
letters of administration thereof in due form

Teste,
Jacob Faulcon: C.S.C."

On October 22, 1799, at Surry County, Virginia, W.B. 1/346

an inventory of the estate of Rebecca Judkins was filed:

"Agreeable to an order hereunto annexed we the under
mentioned subscribers have InVENTORYED and appraised the
Estate of Rebecca Judkins deceased as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Negro woman Judah</td>
<td>£12.0.0</td>
</tr>
<tr>
<td>ditto Phillis</td>
<td>£12.0.0</td>
</tr>
<tr>
<td>ditto Rose &amp; Child</td>
<td>£50.0.0</td>
</tr>
<tr>
<td>ditto Phoeby</td>
<td>£50.0.0</td>
</tr>
<tr>
<td>ditto Girl Nanny</td>
<td>£35.0.0</td>
</tr>
<tr>
<td>ditto Negro Girl Grase</td>
<td>£50.0.0</td>
</tr>
<tr>
<td>ditto boy Isaac</td>
<td>£30.0.0</td>
</tr>
<tr>
<td>ditto boy Edmund</td>
<td>£20.0.0</td>
</tr>
<tr>
<td>ditto boy Moses</td>
<td>£60.0.0</td>
</tr>
<tr>
<td>ditto boy Hailey</td>
<td>£65.0.0</td>
</tr>
<tr>
<td>1 large trunk</td>
<td>£130.0.0</td>
</tr>
<tr>
<td>2 small ditto 15/</td>
<td>66.13.0</td>
</tr>
<tr>
<td>1 Walnut Chest 30/</td>
<td>2.15.0</td>
</tr>
<tr>
<td>1 Cotton Wheel 8/</td>
<td>1.0.0</td>
</tr>
<tr>
<td>1 feather Bed and furniture</td>
<td>10.0.0</td>
</tr>
<tr>
<td>1 loom 20/ slays and harnesses 46/</td>
<td>3.6.0</td>
</tr>
<tr>
<td>1 womans Saddle and Bridle</td>
<td>1.4.0</td>
</tr>
<tr>
<td>a parcel of pewter</td>
<td>1.10.6</td>
</tr>
<tr>
<td>a parcel of crockeryware and grater</td>
<td>1.10.6</td>
</tr>
<tr>
<td>2 butter potts 6/</td>
<td>9.0.0</td>
</tr>
<tr>
<td>a parcel of woodware 7/6 1 Iron pot fry</td>
<td>13.6.0</td>
</tr>
<tr>
<td>pan &amp; pot rack 6/</td>
<td></td>
</tr>
<tr>
<td>4 pr. Chard 6/ 1 flax hatchet 4/</td>
<td>10.0.0</td>
</tr>
<tr>
<td>1 box Iron and heater 1/6 1 large earthen pot 6/</td>
<td>7.6.0</td>
</tr>
<tr>
<td>knives &amp; forks 1/6 flour tub, sive and</td>
<td>4.6.</td>
</tr>
<tr>
<td>flesh forks 3/</td>
<td></td>
</tr>
<tr>
<td></td>
<td>£463.8.0</td>
</tr>
</tbody>
</table>

Henry Gilbert   )
William Adams   )
Richard Tyland  )

At a Court held for Surry County October the 22nd 1799

The afore written appraisement of the estate of Rebecca
Judkins deceased was returned and by the Court orded to be
recorded.
In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Rebekkah Judkins was a daughter of 1782 Samuel Judkins of Surry County and Martha (_______) Judkins and died by February 1798.

vi. Mary Ann Judkins, Her Husband 1818 James Judkins Of Surry County, And Her Descendants

Mary Ann (Judkins) Judkins was a daughter of 1782 Samuel Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Mary Ann Judkins as one of her grandchildren:

". . . . Item I give to my Grand Daughter Mary Ann Judkins Two pounds Ten Shillings Current Money . . . ."

The marriage bond of Mary Ann Judkins and James Judkins was dated on October 8, 1774, at Surry County, Virginia, with Samuel Judkins as surety:

"Know all men by these presents that we James Judkins and Samuel Judkins of Surry County are held and firmly bound unto our Sovereign Lord the King his Heirs and Successors, in the Sum of Fifty pounds Current Money of Virginia, to be paid unto our said Lord the King his Heirs and Successors, to the which payment well and truly to be made we bind ourselves and each of us, our and each of our Heirs, Executors & Administrators Jointly and Severally, firmly by
these Presents, Sealed with our Seals and Dated the Eight Day of October Anno Domini 1774.

The Condition of this Obligation is such that whereas there is a Marriage Suddenly intended to be Solemnized between the above bound James Judkins and Mary Ann Judkins, if therefore there be no Lawfull Cause to Obstruct the said Marriage, then the above Obligation to be Void, Otherwise to remain in full force and Virtue

Sealed and Delivered) James Judkins
In Presence of ) Saml Judkins"

The will of 1779 Joseph Judkins dated on October 3, 1778, and probated on February 23, 1779, at Surry County, Virginia, D. & W.B. 10a/172 listed James Judkins as one of his children:

"... Imprimis. I Give and Bequeath to my Son James Judkins my two Plantations and all the Land belonging to them, together with the Land I Bought of Benjamin Evans, also three Negroes Vizt Ben. Tiller & David, Likewise my Copper Still Tub and Worm and my best Riding Saddle to him and his Heirs for Ever.

....

Item. I Give and Bequeath all the Remaining Part of my Estate of all Kinds whatsoever to be Equally Divided between my Son James Judkins and my Daughter Sally Lane to them and Heirs forever. But first for them to pay my Debts and Funeral Expenses.

....

Item. And Lastly I do appoint James Judkins, John Lane and Sally Lane Executors, to this my last Will and Testament, Revoaking and making Null and Void all other Wills formerly by me made, and do Declare this to be my last In Witness whereof I have hereunto set my hand and Affixed my Seal this third Day of October Anno. One Thousand Seven Hundred and Seventy Eight.

Sign'd Seal'd and Delivered In Presence of
William Evans
Jesse Cocks
Henry Smith
William Cockes Junr.
At a Court held for Surry County February 23rd 1779.

The afore written last Will and Testament of Joseph Judkins Decd was presented in Court by James Judkins and John Lane two of the Executors therein named who made Oath thereto. According to Law and the same being proved by the Oaths of William Evans and Jesse Cocks two of the Witnesses thereto was by the Court Ordered to be Recorded. And on the Motion of the said Executors Certificate is Granted them for Obtaining a probate thereof in due form.

Test
Wm Nelson Cl. Cur."

The will of 1818 James Judkins was dated on October 24, 1818, probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340, and provided as follows:

"In the name of God amen I James Judkins Sen: of Surry county and state of Virginia, being weak of body but of sound mind and memory do make and ordain this to be my last Will and Testament in the following manner to wit:

1st Item I give and bequeath to my Daughter Martha Wilkins Berriman Ten dollars to her and her heirs forever.

2nd Item I give and bequeath unto my Son Joseph Judkins the Land and plantation whereon he now lives, from Archibald Davis's lower line down to the head of the persimmon Run ajoining Holts line and and thence north down the said Run to Cherry Judkins's line in the Cypress swamp also I give and bequeath unto my said son Joseph, all the person property that I hath formerly lent him to him and his heirs forever.

3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Begining at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk of the Pocoson Hill thence along the said parth to the road ajoining Cherry
Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Beginning, to them and their heirs forever.

4th Item I give and bequeath unto my daughter Mary Judkins a tract of Land containing twenty six Acres more or less that my Father bought of Benja: Evans bounded by Archibald Davis's Land by James Baileys Land and Black water swamp to her and her heirs forever.

5th Item I give and bequeath to my Son James Judkins all my Land & Plantation whereon I now live that I have not herein disposed of also I give and bequeath unto him my said son James my young bay Mare, bridle and Saddle one Cow and Calf of the first choice, three hundred weight of pork, two Ewes and Lambs twenty barrels Corn all my Cider Barrels and peach Stands, one feather bed and furniture one Buffat six of the choice setting Chairs, one Table of the first Choice, one Cart, one pair Cart wheels one plow and two plow hoes and my small Gun also one Chest to him and his heirs forever.

6th Item I give and bequeath unto my daughter Dolly Judkins one feather Bed and furniture one chest one Loom Slays and Harnesses one Close press to her and her heirs forever.

7th Item I give and bequeath to my daughter Betsy Judkins one feather Bed and furniture and one chest to her and her heirs forever.

8th Item I give and bequeath to my daughter Mary Judkins one feather Bed and furniture and one chest to her and her heirs forever.

9th Item I give and bequeath unto my three daughters namely Dolly Betsy and Mary Judkins my old horse Yorrick to them and their heirs forever.

10th Item My Will and desire is that my three daughters namely Dolly Betsy and Mary Judkins shall have free use of the two shed Rooms in my dwelling house also necessary use of the Kitchen, Smoak House and Dary so long as either of them shall remain single.

11th Item I give and bequeath unto my Grandson James Judkins son of Joseph Judkins, Twenty dollars to be applied toward Schooling him my said Grandson James.
12th Item My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

12th Item my Will and desire is that my Estate shall not be appraised.

Lastly I nominate and appoint my Brother Thomas Rowell my whole and sole executor of this my last Will and Testament In Witness whereof I have hereunto set my hand and affixed my seal this Twenty fourth day of October one Thousand eight hundred and thirteen.

Signed Seald and delivered in presence of Jesse Brown (That my Father Bought of) Saml. Rowell (Benja: Evans interlined ) Sally Rowell (before assigned )

At a court held for Surry county November 23rd 1818.

The within written Testament and last Will of James Judkins sen: deceased, was presented into Court by Thomas Rowell the executor therein named, and the same being proved the oaths of Jesse Browne and Samuel Rowell two of the witnesses thereto and by the Court ordered to be recorded. On Motion of said executor who made oath and gave bond with John Mallicote and Willis Thompson his securities in the penal sum of two thousand dollars Conditioned as the law directs, Certificate is granted him for obtaining a probat thereof in due form.

teste"

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Mary Anne Judkins was a daughter of Samuel Judkins and _______ (_______) Judkins.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Mary
Ann Judkins was a daughter of 1782 Samuel Judkins of Surry County and Martha (______) Judkins, was born before December 12, 1756, married James Judkins of Surry County on October 8, 1774, at Surry County, Virginia, and died before February 1, 1782, that James Judkins was born in 1751 and died in 1818, that his will was probated at Surry County, Virginia W.B. 3/340, and that Mary Ann (Judkins) Judkins and James Judkins had the following child:

1) Martha Wilkins (Judkins) Berriman, born on October 18, 1776.

(I) Martha Wilkins (Judkins) Berriman

And Her Husband Nathaniel Berriman, Jr.

Martha Wilkins (Judkins) Berriman was a daughter of Mary Ann (Judkins) Judkins and James Judkins.

(1672 Samuel¹, 1705 Samuel², 1740 Samuel³, 1782 Samuel⁴, Mary Ann⁵)

The marriage bond of Martha Wilkins Judkins and Nathaniel Berriman was dated on May 14, 1798, at Surry County, Virginia, with John Judkins as surety:

"Know all Men by these presents that We Nathaniel Berriman and John Judkins are held and firmly bound unto his Excellency James Wood esquire Governor of the Commonwealth of Virginia in the sum of One hundred and fifty dollars to be paid to the said James Wood Governor as aforesaid & to his successors (for the use of the Commonwealth) to which payment well and truly to be made We bind ourselves, our heirs, executors & administrators jointly & severally firmly by these presents - Sealed with our seals & dated this 14th day of May 1798"
The Condition of the above obligation is such that whereas there is a Marriage shortly intended to be solemnized between the above bound Nathl Berriman and Martha Wilkins Judkins Now if there be no lawful cause to obstruct the said Marriage then the above obligation to be void otherwise to remain in full force & virtue

Sealed & delivered ) Nathl. Berriman
in presence of ) John Judkins
John Faulcon jr"

The will of 1818 James Judkins dated October 24, 1818, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Mary Wilkins Berriman as one of his children:

". . . . 1st Item I give and bequeath to my Daughter Martha Wilkins Berriman Ten dollars to her and her heirs forever. . . . ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Martha Wilkins (Judkins) Berriman was a daughter of Mary Ann (Judkins) Judkins and James Judkins, was born on October 18, 1776, married Nathaniel Berriman, Jr., in May 1798, and died on November 8, 1821, and that Nathaniel Berriman, Jr., was born on February 14, 1778, and died on July 24, 1841.

b. Ann (Judkins) Champion, Her Husband

Champion, And Her Descendants

Ann (Judkins) Champion was a daughter of 1740 Samuel Judkins of Surry County and Anne (_______) Judkins.

(1672 Samuel¹, 1705 Samuel², 1740 Samuel³)
The will of Samuel Judkins dated April 13, 1740, and
probated on October 15, 1740, at Surry County, Virginia, W.B.
9/223 listed Ann (Judkins) Champion as one of his children:

". . . . Item - I give to my Daughter Anne Champian the
labour of my Negro boy Robin During her Naturall Life and
after her Decease I give the sd. Negro Robin to my
Granddaughter Lucy Champian for ever I likewise give my said
Daughter Anne Five pound Current money
. . . .

Item - My Will and Desire is that my two Negroes Robin and
Will before disposed of to my Two Daughters Anne and Sarah
be valued and the Diference made to my Daughter Sarah out of
the money my Negro Hannah sells for and the rest of the
money to be Equally divided between my Two Daughters Anne
and Sarah

Item - I give to my two Daughters Anne and Sarah my Negro
Hanah after my Wife's Death or on the day of her marriage to
another Husband in the manner before mentioned . . . ."

The will of Ann (______) Judkins dated December 12, 1756,
and probated on March 15, 1757, at Surry County, Virginia, W.B.
10/87 listed Ann Champion as one of her children and listed six
Champion grandchildren:

". . . . Item I give to my Grandson Benjamin Champion two
pounds Current Money - Item I give to my Grandson Samuel
Champion two pounds Current Money - Item I give to my
Grandson Charles Champion two pounds Current Money - Item I
give to my Grand Daughter Lucy Champion two pounds Current
Money - Item I give to my Grand Daughter Sarah Champion Two
pounds Current Money - Item I give to my Grand Daughter Mary
Champion two pounds Current Money - . . . . My Will and
desire is that all the rest of my Estate after my Debts and
Legacies and Funeral Charges is paid my be sold and the
money Equally Divided Between my Two Daughters Ann Champion
and Sarah Holt Except my wearing Cloths and they may Divide
them between them themselves. . . ."
This record clearly identifies the children of Ann (Judkins) Champion as follows:

1) Benjamin Champion,
2) Samuel Champion,
3) Charles Champion,
4) Lucy Champion,
5) Sarah Champion, and
6) Mary Champion.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Ann Judkins married _______ Champion, possibly Charles Judkins, before April 13, 1740, and died before December 12, 1756 and that Charles Champion died in 1756.

i. Lucy Champion

Lucy Champion was a daughter of Ann (Judkins) Champion and _______ Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)

The will of Samuel Judkins dated April 13, 1740, and probated on October 15, 1740, at Surry County, Virginia, W.B. 9/223 listed Lucy Champion as one of his grandchildren:

". . . . Item - I give to my Daughter Anne Champian the labour of my Negro boy Robin During her Naturall Life and after her Decease I give the sd. Negro Robin to my Granddaughter Lucy Champian for ever I likewise give my said Daughter Anne Five pound Current money

. . . . .
Item - I give to my Granddaughter Lucy Champian a Small feather bed and Furniture when she arrives to the age of eighteen years or married . . . ."

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Ann Champion as one of her children and listed six Champion grandchildren:

". . . . Item I give to my Grand Daughter Lucy Champion two pounds Current Money . . . ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Lucy Champion was a daughter of Ann (Judkins) Champion and _______ Champion, possibly Charles Champion, and was born before 1740.

ii. Sarah Champion

Sarah Champion was a daughter of Ann (Judkins) Champion and _______ Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Sarah Champion as one of her grandchildren:

". . . . Item I give to my Grand Daughter Sarah Champion Two pounds Current Money . . . ."

iii. Charles Champion, His Wife _______

(_______) Champion, And His Descendants
Charles Champion was a son of Ann (Judkins) Champion and _______ Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Charles Champion as one of her grandchildren:

"... Item I give to my Grandson Charles Champion two pounds Current Money ... ."

This record indicates that Charles Champion was born before December 12, 1756.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Charles Champion was a son of Ann Champion and _______ Champion, possibly Charles Champion, married _______ _______, and had the following children:

1) Keziah Champion, born on January 17, 1773,
2) Rebekah Champion, born on October 10, 1775, and
3) Samuel Champion, born on September 1, 1778.

(I) Keziah Champion

Keziah Champion was a daughter of Charles Champion and _______ (_______) Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴, Charles⁵)

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Keziah Champion was a daughter of Charles Champion and _______
(______) Champion and was born on January 17, 1773, based on Mill Swamp Church records.

(II) Rebekah Champion

Rebekah Champion was a daughter of Charles Champion and (______) (______) Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴, Charles⁵)

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Rebekah Champion was a daughter of Charles Champion and (______) (______) Champion and was born on October 10, 1775, based on Mill Swamp Church records.

(III) Samuel Champion

Samuel Champion was a son of Charles Champion and (______) (______) Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴, Charles⁵)

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Samuel Champion was a son of Charles Champion and (______) (______) Champion and was born on September 1, 1778, based on Mill Swamp Church records.

iv. Samuel Champion

Samuel Champion was a son of Ann (Judkins) Champion and (______) Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)
The will of Ann (________) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Samuel Champion as one of her grandchildren:

". . . . Item I give to my Grandson Samuel Champion two pounds Current Money . . . ."

This record indicates that Samuel Champion was born before December 12, 1756.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Samuel Champion was a son of Ann Champion and _______ Champion, possibly Charles Champion.

v. Mary Champion

Mary Champion was a daughter of Ann (Judkins) Champion and _______ Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)

The will of Ann (________) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Ann Champion as one of her children and listed six Champion grandchildren:

". . . . Item I give to my Grand Daughter Mary Champion two pounds Current Money . . . ."

vi. Benjamin Champion

Benjamin Champion was a son of Ann (Judkins) Champion and _______ Champion. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Ann⁴)
The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Benjamin Champion as one of her grandchildren:

"... Item I give to my Grandson Benjamin Champion two pounds Current Money... ."

This record indicates that Benjamin Champion was born before December 12, 1756.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Benjamin Champion was a son of Ann Champion and _______ Champion, possibly Charles Champion.

**c. Sarah (Judkins) Holt, Her Husband Charles Holt, And Her Descendants**

Sarah (Judkins) Holt was a daughter of 1740 Samuel Judkins of Surry County and Anne (_______) Judkins.

(1672 Samuel¹, 1705 Samuel², 1740 Samuel³)

The will of Samuel Judkins dated April 13, 1740, and probated on October 15, 1740, at Surry County, Virginia, W.B. 9/223 listed Sarah (Judkins) Holt as one of his children:

"... Item - I give to my Daughter Sarah Holt the labour of my negro boy Will during her natural Life and after her Decease I give the said Negro Will to my Granddaughter Lucy Holt forever I likewise give my said Daughter Sarah Five pound current money...

... Item - My Will and Desire is that my two Negroes Robin and Will before disposed of to my Two Daughters Anne and Sarah be valued and the Difference made to my Daughter Sarah out of the money my Negro Hannah sells for and the rest of the
money to be Equally divided between my Two Daughters Anne and Sarah

Item - I give to my two Daughters Anne and Sarah my Negro Hanah after my Wife's Death or on the day of her marriage to another Husband in the manner before mentioned . . . ."

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Sarah Holt as one of her children and listed six Holt grandchildren:

"... Item I give to my Grandson Henry Holt two pounds Current Money - Item I give to my Grand Daughter Ann Holt Two pounds Current Money - Item I give to my Grandson Charles Holt Two pounds Current Money - Item I give to my Grandson Samuel Holt Two pounds Current Money - Item I give to my Grand Daughter Hannah Holt Two pounds Current Money - Item I give to my Grand Daughter Sarah Holt Two pounds Current Money - Item I give to my Grandson William Holt Two pounds Current Money - . . . . My Will and desire is that all the rest of my Estate after my Debts and Legacies and Funeral Charges is paid my be sold and the money Equally Divided Between my Two Daughters Ann Champion and Sarah Holt Except my wearing Cloths and they may Divide them between them themselves. . . ."

This record clearly identifies the children of Sarah (Judkins) Holt and _______ Holt as follows:

1) Lucy Holt,
2) Henry Holt,
3) Ann Holt,
4) Charles Holt,
5) Samuel Holt,
6) Hannah Holt,
7) Sarah Holt, and
8) William Holt.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Sarah (Judkins) Holt and _______ Holt had the following child:

1) Lucy Holt.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Sarah (Judkins) Holt was a daughter of of 1740 Samuel Judkins of Surry County and Anne (_______) Judkins, married Charles Holt before April 13, 1740, and died after December 12, 1756, that Charles Holt married second Elizabeth Presson, and that Sarah (Judkins) Holt and Charles Holt had the following children:

1) Lucy (Holt) Wall, born before April 1740,
2) Henry Holt, born before December 12, 1756,
3) Ann Holt, born before December 12, 1756,
4) Charles Holt, born before December 12, 1756,
5) Samuel Holt, born before December 12, 1756,
6) Hannah Holt, born before December 12, 1756,
7) William Holt, born before December 12, 1756, and
8) Sarah Holt, born after October 25, 1753.
i. Lucy (Holt) Wall And Her Husband

Wall
Lucy (Holt) Wall was a daughter of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Sarah⁴)

The will of Samuel Judkins dated April 13, 1740, and probated on October 15, 1740, at Surry County, Virginia, W.B. 9/223 listed Lucy Holt as one of his grandchildren:

"... Item - I give to my Daughter Sarah Holt the labour of my negro boy Will during her natural Life and after her Decease I give the said Negro Will to my Granddaughter Lucy Holt forever ... ."

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Lucy Holt as one of her grandchildren:

"... Item I give to my Grand Daughter Lucy Holt two pounds Current Money ... ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Lucy Holt was a daughter of Sarah (Judkins) Holt and _______ Holt.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Lucy Holt was a daughter of Sarah (Judkins) Holt and _______ Holt, was born before April 1740, and married _______ Wall before April 27, 1773.

ii. Henry Holt
Henry Holt was a son of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1740 Samuel\(^3\), Sarah\(^4\))

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Henry Holt as one of her grandchildren:

"... Item I give to my Grandson Henry Holt two pounds Current Money ... ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Henry Holt was a son of Sarah (Judkins) Holt and _______ Holt, was born before December 12, 1756.

iii. **Ann Holt**

Ann Holt was a daughter of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1740 Samuel\(^3\), Sarah\(^4\))

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Ann Holt as one of her grandchildren:

"... Item I give to my Grandson Ann Holt Two pounds Current Money ... ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Ann Holt was a daughter of Sarah (Judkins) Holt and _______ Holt, was born before December 12, 1756.
iv.  **Charles Holt**

Charles Holt was a son of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1740 Samuel\(^3\), Sarah\(^4\))

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Charles Holt as one of her grandchildren:

'... Item I give to my Grandson Charles Holt Two pounds Current Money ... .''

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Charles Holt was a son of Sarah (Judkins) Holt and _______ Holt, was born before December 12, 1756.

v.  **Samuel Holt**

Samuel Holt was a son of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1740 Samuel\(^3\), Sarah\(^4\))

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Samuel Holt as one of her grandchildren:

'... Item I give to my Grandson Samuel Holt Two pounds Current Money ... .''

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Samuel
Holt was a son of Sarah (Judkins) Holt and ________ Holt, was born before December 12, 1756.

vi. Hannah Holt

Hannah Holt was a daughter of Sarah (Judkins) Holt and ________ Holt. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Sarah⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Hannah Holt as one of her grandchildren:

"... Item I give to my Grand Daughter Hannah Holt Two pounds Current Money ... ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Hannah Holt was a daughter of Sarah (Judkins) Holt and ________ Holt, was born before December 12, 1756.

vii. William Holt

William Holt was a son of Sarah (Judkins) Holt and ________ Holt. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Sarah⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed William Holt as one of her grandchildren:

"... Item I give to my Grandson William Holt Two pounds Current Money ... ."
In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that William Holt was a son of Sarah (Judkins) Holt and _______ Holt, was born before December 12, 1756.

viii. Sarah Holt

Sarah Holt was a daughter of Sarah (Judkins) Holt and _______ Holt. (1672 Samuel¹, 1705 Samuel², 1740 Samuel³, Sarah⁴)

The will of Ann (_______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Sarah Holt as one of her grandchildren:

"... Item I give to my Grand Daughter Sarah Holt Two pounds Current Money ... ."

In her letter dated December 31, 1990, Mrs. Norma J. Pennington enclosed family group sheets which stated that Sarah Holt was a daughter of Sarah (Judkins) Holt and _______ Holt, was born after October 25, 1753.

2. Possibly 1760 John Judkins Of Surry County, His Wife Martha (_____) Judkins, And His Descendants

1760 John Judkins of Surry County was possibly a son of 1705 Samuel Judkins of Surry County and Elizabeth (Petway) Judkins. (1672 Samuel¹, 1705 Samuel²)

On October 24, 1715, at Surry County, Virginia, D.&W.B. 1715-30/23 John Judkins acted as a witness to a deed.
The will of John Judkins was dated December 12, 1758, probated on May 20, 1760, at Surry County, Virginia, D. & W.B. 10/225, and provided as follows:

"In the of God Amen I John Judkins of Southwark Parish in the County of Surry being in very Sick & Weak but of Sound Perfect Sence & Memory thanks be to God for the same & have thought fitt to make & Ordain this my last Will and Testament in Manner & form as followeth First & principally I Commit my Soul to Almighty God & for what Estate it hath pleased the Lord to Bless me with I Give & Bequeath & Dispose of as followeth.

Item: I Give to my Son Nicholas Judkins One Negro Boy Named Jimmy to him & his Heirs forever. Item I Give to my Son William Judkins the Plantation whereon he now lives & the Land belonging thereunto I likewise Give him my Negro Boy Named Ben to him & his Heirs forever Item I Give to my Son Joseph Judkins part of the Purchase of Land that I purchased of Benja: Cock lying on the Swamp Bounded by a Line Begining at an Ash standing in the Forked Branch & so running to Wm. Cock line Except the Timber belonging to the Swamp from William Cock line Down the said Swamp to a Markt Line I also Give to my Son Joseph One Negro Boy Named Harry to him & his Heirs forever. Item I Give to my Son Samuel Judkins the remainder of the aforesaid purchase of Land as I bought of Benjamin Cock with the Swamp & Timber from William Cocks line to a Line in the Swamp I also Give to my Son Samuel one Negro Boy Named Jeffry to him & his Heirs forever. Item I Give to my Jesse Judkins part of the Land I purchased of William Edwards being Two hundred acres more or less Binding upon Pigion Swamp & to a Markt Line Joining to my plantation whereon I now live I Also Give to my Son Jesse One Negro Named Tom to him & his Heirs for Ever. I Also Give to my Son Jesse Two Feather Beds & Furniture Two Cows & Calves one Iron Pott & frying pann Three Deep Pewter Dishes Three Pewter Plates Three Chairs. Item I Give to my Son Charles Judkins the plantation whereon I now Dwell and all the rest of my Land Belonging thereto I also Give to my Son Charles One Negro Boy Named David to him & his Heirs for Ever. I Also Give to my Son Charles Two Feather Beds & Furniture Two Cows & Calves Three English Chairs One Iron Pott Hooks & Rack Three Deep Pewter Dishes Three Pewter plates One Gun & Sword my Will & Desire is that if either of my Two Sons Jesse & Charles should Die without any Heirs of their Body Lawfully Begotten that the Other shall Inherit his Land &
Negro & all other things I have Given them by Legacy for Ever & I Desire that if either Two of my Three Sons, Samuel Jesse or Charles should Die without any Heirs of their Body Lawfully Begotten that the Other shall inherit all the Land & negros and all their Estate I have Left them by Legacy for ever my Will & Desire is that all my Sons may be for themselves and Enjoy their Estates when they Arrive to the Age of Eighteen Years Old. Item I Give to my Daughter Mary Barham the Labour of my Negro Girl Jenny During her Life and then for Jenny & her Increase to be Equally Divided Between all the Children my Daughter Mary Bears to them & their Heirs for Ever. Item I Give to my Daughter Ann Mourning the Labour of my Negro Girl Rachel During her Life & then Rachell & her Increase to be Equally Divided Between all the Children my Daughter Ann Bears to them & their Heirs forever. Item I Give to my, Daughter Sarah Barham the Labour of my Negro Girl Cate During her Life & then for Cate & all her Increase to be Equally Divided Between all the Children my Daughter Sarah Bears to them & their Heirs for ever Item I Give to Charles Barham One Iron Pott Item I Give to my Grandson Robert Barham One Cow Item I Give to William Thomson One Iron Pott. Item I give the Labour of my Negro Girl Hannah to School my Four Grand Children Philip Thomson, Frederick Thomson Rebecca Thomson & Patte Thomson I desire that Hannah & her Increase to be Equally Divided Between them fore Grand Children before Mentioned & if all them Children Should Die without Issue for Hannah to Return into my Family or Personal Estate. Item I Give to my Loving Wife Martha the Labour of my Seven Negros Vizt: Tom, Cain, Judah, Sue, Dinah, Jenny & Jacob During her Life provided she doth not Marry but if she should Marry that Immediately after her Marriage I Give my Negros as followeth if she should not Marry that Immediately after her Death I Give my Negros as followeth Item I Give my Negro Man Cain to be Equally Divided Between my Two Sons Nicholas Judkins & John Judkins Item I Give my Negro Boy Jacob to be Equally Divided Between my Three Children Vizt: William Judkins, Joseph Judkins, And Ann Mourning Item I Give my Negro Woman Judah to be Equally Divided Between my Two Daughters Mary Barham & Sarah Barham Item I Give to my Son Samuel Judkins my Negro Girl Dinah. Item I Give to my Son Jesse Judkins my Negro Girl Jemione(?) Item I Give to my Son Charles Judkins my Two Negros Old Tom & _______ (?) & all her Future Increase Item I Give my Son Jesse One Copper Kittle After my Wife Death or the Day of her Marriage to Another Husband. Item I Give to my Son Charles Judkins One Oval Table after my Wife Death or on the Day of her Marriage to another Husband. I Give all the Negros to them & their Heirs for ever to whom by. Item
I Give to my Loving Wife Martha my Mare Bridle & Saddle Two Feather Beds and Furniture One Trunk all the remainder part of my Iron Potts & all the Remainder part of my Pewter as I hant Given away already One Frying Pann One Cart & Wheels & Spining Wheel at her Disposing and One Oval Table During her Life & provided she doth not Marry but if she should Marry to return to Whom it is Given to I likewise Give to my Loving Wife Martha all the rest of my Estate During her Life and after her Death I Desire that it may Be Equally Divided Between all my Children but first for her to pay my debts Legacies & Funeral Charges and I Desire that my Estate may not be appraised. I do hereby Constitute and Appoint my Loving Wife Martha & my Son Wm. Judkins my whole & Sole Exors of this my last Will & Testament In Witness whereof I have set my hand & Seal this Twelfth Day of December 1758.

Signed Sealed
In presence of
Joseph Newsum
James Davis
Saml. Judkins
John Warren

At a Court held for Surry County the Twentyeth Day of May 1760. The afore Written last Will & testament of John Judkins Deced. was Presented in Court by the Exrs therein Named who made Oath thereto & being proved by the Oaths of James Davis, Samuel Judkins & John Warren Three of the Witnesses thereto & by the Court Ordered to be Recorded. And on the Motion of the said Exors Certificate is Granted them for Obtaining a Probate thereof in Due Form.

Teste
Wm Nelson Cl: Cur:"

This record indicates that the family of 1760 John Judkins of Surry County was as follows:

Wife: Martha (______) Judkins

Children: 1) Nicholas Judkins,
          2) William Judkins,
          3) Joseph Judkins,
          4) Samuel Judkins,
5) Jesse Judkins,
6) Charles Judkins,
7) John Judkins,
8) Mary (Judkins) Barham,
9) Ann (Judkins) Mourning, and
10) Sarah (Judkins) Barham,

Grandchildren: 1) Robert Barham,
                2) Philip Thompson,
                3) Frederick Thompson,
                4) Rebecca Thompson, and
                5) Patty Thompson.

On June 17, 1760, at Surry County, Virginia, D. & W.B.

10/229 an inventory of the estate of John Judkins was filed:

"A True and Perfect Inventory of the Estate of John Judkins Deced.

Vizt: Old Tom, Young Tom, Cain, Judah, Sue, Jimmy, Harry, Jeffry, Ben, Cate, Jinny, Hannah, Silus, Ned, Twenty four cattle Six clves Twenty four Hoogs & Thirty One Piggs, One Horse & Mare Six Beds & furnoiture, a Parcell of Carpenters & Coopers Tools, One Whip Saw, a Parcell of Axes & hoes, Two Carts & Wheels, Two Spining Wheels, Nine Iron Potts, Two frying panns, One Copper Kittle Two Skillets Tongs & Shovel Spit & Grid Iron, Flesh Forks, & Skimmer, One Gun & Sword, Three Chests Two Trunks, Two Tables, One Chest of drawers One Safe fourteen Chairs, a Parcell of drinking Muggs, Earthing Ware, a Parcell of Bottles And Glasses, Thirteen Dishes Six Basons Three Pongers Three Dozen of Plates, A Dozen of Spoones, One Hand Mill, Some Corn & Meat, a Parcell of Cyder Casks & Old Barrells, One Hoggshedd a Parcell of Water Pails & Washing Tubbs, Two Plows Three Saddles, & Bridles Ten Sheep One pair of Sheep Sheares One Lanton Two Candle Sticks one pr. of Snuffers, Box Iron & Heaters, To Cash Nine Pounds, One Spice Morter, a Parcell of Cotten & Wool Cards, a Parcell of Reap Hooks and Two pair of Waying
Scales, one pair of Steelyards, a Parcell of Books, Thirty seven Ells of Oznabrig, Tel Ells Roals(?), Six Hides, a parcell of Wearing a parcell, One Grind Stone, One Search, & Two Meal Sifters a Parcell of Shore Makers Tools, a parcell of old Baskets a Parcell of Knives & Forks, Two pair of Syssers One pair of Iron Boxes & Two Pott Racks, a parcell of Horse Harness One pepper Box One Syphening Slate.

her
Martha X Judkins )
mark ) Exors:
Wm. Judkins )

At a Court held for the County of Surry the Seventeenth Day of June 1760:

The afore Written Inventory & Appraisement of the Estate of John Judkins Deced: was returned in Court & Ordered to be Recorded.

Test
Wm. Nelson Cl.Cur."

The will of Martha (_______) Judkins was dated January 19, 1767, probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, and provided as follows:

"In the Name of God Amen I Martha Judkins of Southwark Parish in the County of Surry being Sick & Weak but being in my proper Sences & Memory thanks be to God for the same & I have thought fit to make & ordain this my last Will & Testament in manner & form as followeth. First I commit my Soul to Almighty God for the Blessings he has bestowed upon me. Secondly I give to my Son Charles Judkins all my Corn & Meat & Hoggs one Cart & Wheels his choice of one of my Iron Potts all my Plows & Hoes & axes to him & his Heirs for ever Thirdly. I give to my Two Daughters Mary Barham & Sarah Barham my Side Saddle to be equally divided between them & their Heirs forever. Fourthly. I give to my Daughter Ann Mooring my Chest of Drawers to she & her Heirs forever - Fifthly. I give to my Granddaughter Patty Thompson Money enough to buy her a pair of Stays - Sixthly. I give all my Clothes to my three Daughters Mary Barham Ann Mooring & Sarah Barham to be equally divided between them and their Heirs forever. Seventhly. I give all my Pewter to Charles Judkins to him & his Heirs for ever. Eighthly. I give all
the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. Ninthly. My Will is that my Estate shall not be Appraised. Tenthly. I do hereby Constitute & appoint my Son Jesse Judkins Exor: of this my last Will & Testament In Witness hereof I have set my hand & fixed my Seal this 19th Day of Jany Anno Domini 1767. & Acknowledge this to be her last Will & Testament in the presence of

Test Jno Davis h her
Zecharh. Madera Martha X Judkins
Nathan Davis mark

At a Court held for Surry County November the 19th: 1772. The afore written Last Will & Testament of Martha Judkins deced: was presented in Court by Jesse Judkins the Exor therein Named who made Oath thereto according to Law & the same being proved by the Oath of Jno Davis Zechariah Madera & Nathan Davis the Witnesses thereto was by the Court ordered to be Recorded & on the Motion of the said Exors Certificate is granted them for obtaining a Probate thereof in due form.

Test
Wm Nelson Cl Cur"

Although the record listed the date of probate as November 19, 1772, I believe this is a mistake. The page placement of the will indicates the probate was in 1771 and the next prior document was filed on November 19, 1771. Whatever the correct date, this record identifies the family of Martha Judkins as follows:

Children: 
1) Charles Judkins, 
2) Mary (Judkins) Barham, 
3) Sarah (Judkins) Barham, 
4) Ann (Judkins) Mooring,
5) Joseph Judkins,
6) Samuel Judkins, and
7) Jesse Judkins,

Grandchild: 1) Patty Thompson.

On March 17, 1772, at Surry County, Virginia, D. & W.B.

10a/189 an inventory of the estate of Martha Judkins dated January 4, 1772, was filed:

"1772 Jany the 4 Day anno(?)

A True & perfect Inventory of the Estate of Martha Judkins deced: Viz.

One Mare 1 Horse 2 Feather Beds & furniture 1 Spinning Wheel 11 Dishes 1 Bason 1 Ponger 1 Doz of Plates 4 Iron Potts 1 Side Saddle, To parcel of wearing Apparel 1 Frying pan, 300 Wt. of Pork 3 Hoggs Fourteen Shoats & Sows Hhd of Cotten in the seed 30 Barrs. of Corn one Stack of Fodder 5 Axes 2 Ploughs & Hoes, 1 Trunk, 42 Yds of Country Cotten.

At a Court held for Surry County March the 17th 1772

The afore written Inventory of the Estate of Martha Judkins deced. was returned & by the Court ordered to be Recorded.

Exam'd Test

Southside Virginia Families, Volume 2, "Judkins of Surry", stated that John Judkins was a son of 1705 Samuel Judkins and Elizabeth (Petway) Judkins and was born between 1686 and 1690.

In her letter dated December 31, 1990, Mrs. Norma J. Pennington questioned whether John Judkins was a son of 1705 Samuel Judkins of Surry County and Elizabeth (Petway) Judkins.
a. 1765 Nicholas Judkins Of Surry County, His Wife Elizabeth (______) Judkins, And His Descendants

1765 Nicholas Judkins of Surry County was a son of 1760 John Judkins of Surry County and Martha (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Nicholas Judkins as one of his children:

"... Item. I give to my son Nicholas Judkins one negro boy named Tommy for him and his heirs forever. ..."

The will of Nicholas Judkins was dated on May 20, 1763, probated on June 18, 1765, at Surry County, Virginia, D. & W.B. 10/385, and provided as follows:

"In the Name of God Amen

I Nicholas Judkins of Southwark Parish in the County of Surry being in perfect health & disposing mind thanks be to God for the Same but calling to mind that it is Ordained of Almighty God for all men once to Die do make and ordain this to be my last Will & Testament in the manner following that is to Say I recommend my Soul unto the hands of almighty God that gave it hoping through the merits & Intercession of my Blessed Mediator & Redeemer Jesus Christ for full pardon and Remission of all my Sins and my Body I bequeath to the Ground from whence it was taken to be Buryed in a Decent Christian Like manner at the discretion of my Exors hereafter mentioned. And as for the Worldly Goods wherewith it hath pleased God to Bless me with I give & bequeath in the manner & form following.

I give & bequeath to my Son John Judkins my Tract of Land lying on the Third Swamp in this County Containing One Hundred acres more or less and to his Heirs Also I give to my said Son John One Negro Boy Named Simon, One Feather Bed
& Furniture one Black Horse Colt of the Age of one Year Six Pewter Dishes, Six Pewter Plates, One Chest, One Iron Pott and Ten Pounds Current Money. I give and bequeath to my Son Jacob Judkins the Tract of Land Whereon I now Live and to his Heirs Also I give to my said Son Jacob my Brandy Still after he Arives to the Age of Twenty Years, until he arrives to that Age, my Will & desire is that my Loving Wife Elizabeth Judkins shall have the use of the said Still. I give to my said Son Jacob One Feather Bed & Furniture, Six Dishes, Six Plates, One Iron Pott and Ten Pounds Current Money.

I give & bequeath to my Daughter Mary Judkins One Feather Bed & Furniture and Ten Pounds Current Money

I give & bequeath to my Daughter Elizth. Judkins One Feather Bed & Furniture and Ten Pounds Current Money

I give & bequeath to my Daughter Martha Judkins One Feather Bed & Furniture and Ten Pounds Current Money

I give & bequeath to my Daughter Ann Judkins, One Feather Bed & Furniture and Ten Pounds Current Money

I give & bequeath to my Loving Wife Elizabeth Judkins the use of my Land and Plantation whereon I now Live during her Widowhood or Life after her Widowhood or Death I give the said Land & Plantation, Negro Man Jamie and Desh to my Son Jacob Judkins I also give to my Loving Wife the use of my Negroes Patt & Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their Increase be equally divided between my Four Daughters Viz. Mary, Elizabeth, Martha & Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life, & after her Widowhood or Death my Will & Desire is that all my said Estate the Legacy's excepted be Equally Divided between my Six Children Viz: Mary, Elizabeth, John, Martha, Ann & Jacob

I give & bequeath to my Six Chilren Viz Mary Elizabeth John Martha Ann & Jacob, all that part or parcel of my Father's Estate which he gave me in his Last Will & Testament Reference being had thereunto will more fully appear to be equally divided amongst my said Six Children, Item my Will and desire is that no part or parcel of my Estate be it of what kind or Quallity soever be Appraised
I hereby constitute, nominate & appoint my loving wife Eliz. Judkins & my son John Judkins my whole & sole executrix and executor of this my last will & testament making null & void all other will or wills by me heretofore made. In witness whereof I have hereunto set my hand and affixed my seal this twentieth day of May one thousand seven hundred & sixty three.

Signed sealed and delivered in presence of X Henry Davis
X Ethelred Gray
X Anthony Eveans Juner

At a court held for Surry County June the 18th: 1765.

The aforewritten last will and testament of Nicholas Judkins deceased was presented in court by John Judkins one of the executors therein named who made oath thereto according to law & the same being proved by the oaths of Henry Davis Ethelred Gray & Anthony Evans Junr. the witnesses thereto was & by the court ordered to be recorded and on the motion of the said executor certificate is granted him for obtaining a probate thereof in due form.

This record indicates that the family of Nicholas Judkins was as follows:

Wife: Elizabeth (_______) Judkins

Children: 1) John Judkins,
          2) Jacob Judkins,
          3) Mary Judkins,
          4) Martha Judkins,
          5) Ann Judkins, and
          6) Elizabeth Judkins.

Southside Virginia Families, Volume II, "Judkins of Surry" stated that Nicholas Judkins was born between 1710 and 1712.
1. 1791 John Judkins Of Surry County

1791 John Judkins of Surry County was a son of 1765 Nicholas Judkins and Elizabeth (______) Judkins.
(1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴)

The will of Nicholas Judkins dated on May 20, 1763, and probated on June 18, 1765, at Surry County, Virginia, W.B.
10/385, listed John Judkins as one of his children:

". . . I give and bequeath to my son John Judkins my tract of land lying on the Third Swamp in this County containing one hundred acres more or less and to his heirs also I give to my said son John one Negro Boy named Simon, one feather bed and furniture, one Black Harp Colt of the age of one year, six pewter dishes, six pewter plates, one chest, one iron pot and ten pounds current money. . . . I also give to my Loving Wife the use of Negroes Patt and Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their increase be equally divided between my four daughters Mary, Elizabeth, Martha, and Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life and after her Widowhood or Death my Will and Desire is that all my said Estate the Legacy's excepted be equally divided between my six children; Mary, Elizabeth, John, Martha, Ann and Jacob all that part or parcel of my Fathers Estate which he gave me in his Last Will and Testament. Reference being had thereunder will more fully appear to be equally divided amongst my said six children. . . . I do hereby constitute, nominate and appoint my loving Wife Elizabeth Judkins and my Son John Judkins my whole and Sole Executricks and Executor of this my last Will and Testament making Null and Void all other Will or Wills by me heretofore made. . . ."

On June 20, 1791, at Surry County, Virginia, W.B. 12/298, an inventory and appraisement of the estate of John Judkins dated January 6, 1791, was filed:

"An Inventory an Appraisement of the estate of John Judkins deceased taken this 6th day of January 1791 -
<table>
<thead>
<tr>
<th>Item</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Negro Tom £50. ditto Simon £40. ditto Glasgon £40</td>
<td>£130.--.--</td>
</tr>
<tr>
<td>ditto Pat £18. 1 old Mare £5. 1 old Horse £3.</td>
<td>26.--.--</td>
</tr>
<tr>
<td>1 Young Mare £8. 1 Colt £3.</td>
<td>11.--.--</td>
</tr>
<tr>
<td>3 Sows, 21 Shoots £3.18/ 8 fat Hogs @ 20/</td>
<td>11.18.--</td>
</tr>
<tr>
<td>5 Cows @ 40/ 1 Steer £1.15/</td>
<td>11.15.--</td>
</tr>
<tr>
<td>4 Heifers 30/ 1 Steer &amp; 2 Calves at 10/</td>
<td>7.10.--</td>
</tr>
<tr>
<td>4 Sheep 30/ 42½ barrels Corn at 8/ p. barrel £17.0.0</td>
<td>18.10.--</td>
</tr>
<tr>
<td>2 bushels Peas @ 3/ pr. bushel</td>
<td>. 6.--</td>
</tr>
<tr>
<td>1 40 gallon Still £12. 1 Desk £6.</td>
<td>10.--.--</td>
</tr>
<tr>
<td>1 Trunk 2/6. 2 Tables 10/</td>
<td>. 12.6</td>
</tr>
<tr>
<td>6 Chairs 12/ 1 Feather Bed &amp; furniture £5.0.0</td>
<td>5.12.--</td>
</tr>
<tr>
<td>1 Bed &amp; furniture £4. 1 Chest 5/</td>
<td>4. 5.--</td>
</tr>
<tr>
<td>1 Gun 25/ 5 pewter Dishes 10/</td>
<td>2. 3.--</td>
</tr>
<tr>
<td>9 pewter Plates, 2 Basons 10/ 6 china Plates</td>
<td>1. 2.6</td>
</tr>
<tr>
<td>6 stone Plates 2/6. 6 Table Spoons 2/6</td>
<td>. 5.--</td>
</tr>
<tr>
<td>1 Candlestick &amp; Snuffers 1/</td>
<td>. 1.--</td>
</tr>
<tr>
<td>2 Salts. 1 pepper Box. 1 Crewet 1/6</td>
<td>. 1.6</td>
</tr>
<tr>
<td>1 pair of Money Scales</td>
<td>. 5.--</td>
</tr>
<tr>
<td>1 punch Bowl @ 7½. 6 Knives &amp; Forks 3/</td>
<td>. 3.7½</td>
</tr>
<tr>
<td>1 Dictionary 10/ 8 Volumes Spectator 20/</td>
<td>1.10.--</td>
</tr>
<tr>
<td>1 Law Book 5/ parcel of old Books 5/</td>
<td>. 10.--</td>
</tr>
<tr>
<td>1 Silver Watch £2.0.0 1 set silver Buckles 25/</td>
<td>3. 5.--</td>
</tr>
<tr>
<td>1 Looking Glass &amp; Sugar Tongs</td>
<td>. 2.6</td>
</tr>
<tr>
<td>2 Table Cloths &amp; 2 towels 4/ 1 Spice Mortar &amp; Pestle 10/</td>
<td>. 14.--</td>
</tr>
<tr>
<td>3 Jugs, 2 Water Pitchers, 1 Butter pot</td>
<td>. 15.--</td>
</tr>
<tr>
<td>6 lb. roal Leather at 1/3 Carpenters Tools 2/</td>
<td>. 9.6</td>
</tr>
<tr>
<td>140 lb Cotton at 3d. pr. 2 drawing knives 3/ parcel old Iron 2/6</td>
<td>2.--.--</td>
</tr>
<tr>
<td>4 Axes 15/ 9 Hoes 12/6 2 Frows 3/</td>
<td>1. 8.6</td>
</tr>
<tr>
<td>2 Plow hoes and Coulter</td>
<td>. 6.--</td>
</tr>
<tr>
<td>3 raw Hides 15/ 1 Cross cut Saw £1.5/</td>
<td>2.--.--</td>
</tr>
<tr>
<td>1 Sett Cart harness 2/6 2 Plows 5/ 1 Cart &amp; Wheels 30/</td>
<td>1.17.6</td>
</tr>
<tr>
<td>A parcel of Staves 5/ 1 Spinning Wheel, 1 pr. cotton Cards 5/</td>
<td>. 10.--</td>
</tr>
<tr>
<td>1 frying Pan 4/ 1 Tub 6/</td>
<td>. 10.--</td>
</tr>
<tr>
<td>1 Iron Pot and potrack 6/ 1 Mans Saddle 15/</td>
<td>1. 1.--</td>
</tr>
<tr>
<td>Fodder £4- 1 Gold Ring 6/ Cash in the</td>
<td></td>
</tr>
</tbody>
</table>
In obedience to an Order of the worshipful Court of Surry County dated December Court 1790, We the Subscribers being first sworn before a Justice of the Peace for the said County, have apprais'd the Slaves and personal estate of John Judkins deceased, to the best of our Judgment, the personal estate amounting to £273.4.10½, Cash and Bonds in the house amounting to £342.2.2, N.B. Two of the Bonds was for paper money, which is the bond against William Clarke for £258.0.0 and one against Nathaniel Thompson for £266.0.0.

At a Court held for Surry County June 20th 1791 -

The within written Inventory & Appraisement of the Estate of John Judkins deceased was returned & by the Court ordered to be recorded.

Examined

Teste

Jacob Faulcon C.S.C."
On January 7, 1793, at Surry County, Virginia, D.B. 1/175

the heirs of John Judkins sold their interest in the land of John Judkins to Benjamin Wood:

"This Indenture made this seventh day of January Domini one thousand seven hundred and ninety three Between Elizabeth Burt, Martha Egerton, Wilmot Egerton and Anne his wife, Jacob Judkins and Sarah his wife, and Peter Jemm and Anne Judkins his wife of the one part, and Benjamin Wood of the other part witnesseth that they the said Elizabeth Burt, Martha Egerton, Wilmot Egerton, and Anne his wife, Jacob Judkins and Sarah his wife, and Peter Jemm and Anne Judkins his wife have by these presents granted, bargained and sold, made and conveyed unto the said Benjamin Wood and to his heirs and assigns forever all that tract or parcel of Land which descended to them by the death of John Judkins deceased late of Surry County, containing three hundred and fifty acres, be the same more or less, (the said Benjamin Wood having paid or secured to be paid the sum of Two hundred and fifty pounds & nine shillings current money of Virginia for the same the receipt whereof they do hereby acknowledge) and marked and bounded as follows, to wit, beginning on the north side of Blackwater Swamp at Grays line, thence northwardly along his line up the Mill branch to the Mill Dam and thro' the old pond to an Ash tree standing near the run, thence along the said Gray's line thro' the old field to a corner tree between the said land and Henry White's, thence along the said White's line to a corner tree of John Lanes (now Charles Judkins) thence along the said Lane's line, to the line of Jacob Judkins Land a corner tree, thence along the said Judkins line to Evans corner tree, thence along said Evan's line to Blackwater Swamp and up the run thereof to the beginning; to have and to hold the said tract or parcel of Land and all its appurtenances unto the said Benjamin Wood and to his heirs and assigns forever it being the same which was conveyed unto the John Judkins by deed of bargain and sale from Etheldred Gray as Executor of Henry Davis deceased, bearing date the twenty second of May 1775. And the said Elizabeth Burt, Martha Egerton, Wilmot Egerton & Anne his wife, Jacob Judkins and Sarah his wife and Peter Jemm and Anne Judkins his wife do further convenant to and with the said Benjamin Wood that the said parties do give this present writing as their general warrantee against themselves and their heirs as well as against all and every other person and persons whatsoever. In witness whereof they have hereunto set their
hands and seals the day and year above. Signed sealed and delivered in the presence of

<table>
<thead>
<tr>
<th>John Marks</th>
<th>Elizabeth Burt</th>
</tr>
</thead>
<tbody>
<tr>
<td>J Kee</td>
<td>her</td>
</tr>
<tr>
<td>Wil. R. Hart</td>
<td>Martha X mark</td>
</tr>
<tr>
<td></td>
<td>Wilmot Egerton her</td>
</tr>
<tr>
<td></td>
<td>Ann X mark Egerton</td>
</tr>
<tr>
<td>Jacob Judkins</td>
<td>Peter Jemm</td>
</tr>
<tr>
<td></td>
<td>Ann J. Jemm</td>
</tr>
</tbody>
</table>

Court held Jany 22 1793 Indenture ordered to be held for further proof. At a court held 27 Aug 1793 proved and recorded.


Anne Judkins Jemm relinquished dower 14 Sept 1793."

On July 25, 1797, at Surry County, Virginia, W.B. 1/223

Jacob Judkins filed an accounting for the estate of John Judkins for the period from December 16, 1791, to January 11, 1794:

"Dr  The estate of John Judkins deceased in Account Current with Jacob Judkins the Administrator 1791

<table>
<thead>
<tr>
<th>Decr 16</th>
<th>To sundry bonds paid Peter Simm which were found among the papers of the deceased who was guardian of Ann Judkins Burt &amp; belonging to her, the principal &amp; interest of which amounted £</th>
<th>S</th>
<th>d to</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>66</td>
<td>14</td>
</tr>
<tr>
<td>To Cash</td>
<td>paid the Clerk of Surry</td>
<td>1</td>
<td>6</td>
</tr>
<tr>
<td>To ditto paid ditto</td>
<td></td>
<td>5</td>
<td>0</td>
</tr>
<tr>
<td>To ditto paid ditto the Sheriff</td>
<td></td>
<td>1</td>
<td>10</td>
</tr>
<tr>
<td>To ditto paid ditto</td>
<td></td>
<td>10</td>
<td>0-3/4</td>
</tr>
<tr>
<td>To ditto paid James White per account</td>
<td></td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>To ditto paid Henry White per ditto</td>
<td></td>
<td>3</td>
<td>0</td>
</tr>
<tr>
<td>To ditto paid Robert Bell per ditto</td>
<td></td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>To ditto paid John Comann per ditto</td>
<td></td>
<td>1</td>
<td>17</td>
</tr>
<tr>
<td>To ditto paid William Wilson per ditto</td>
<td></td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>To ditto paid Willis Wilson per ditto</td>
<td></td>
<td>13</td>
<td>17</td>
</tr>
<tr>
<td>To ditto paid ditto</td>
<td></td>
<td>5</td>
<td>4</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>--------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto</td>
<td>£2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto per Note</td>
<td>£5.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid William Shea per acct</td>
<td>£4.12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid Nathaniel Thompson ditto</td>
<td>£10.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid Josiah Savidge ditto</td>
<td>£6.18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid John Lane ditto</td>
<td>£2.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid James Cheatham ditto</td>
<td>£4.6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amt carried forward</td>
<td>£224</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto ditto</td>
<td>£18.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid Henry Morning ditto</td>
<td>£4.4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid Stephen Sorsley ditto</td>
<td>£13.4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid the Sheriff ditto</td>
<td>£1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid John Hay &amp; Company ditto</td>
<td>£3.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Elizabeth Burt, so much paid her per recpt</td>
<td>£97.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Jacob Judkins his part of the estate of Nichs Judkins</td>
<td>£8.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Interest on ditto till 11th January 1794</td>
<td>£4.13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto his account against his father's estate</td>
<td>£5.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Cash paid Wilmot Egerton his part of Nichs Judkins' estate per recpt</td>
<td>£6.15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto as Executor of James Egerton dec</td>
<td>£8.6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto in part of John Judkins' estate</td>
<td>£56.19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To ditto paid ditto as Executor of James Egerton in part of ditto</td>
<td>£56.19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Peter Simon paid him p. receipt</td>
<td>£67.5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Jacob Judkins, his proportion, in part of ditto as per settlement</td>
<td>£56.19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To Commissions for Disbursements</td>
<td>£27.12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>To balance due the Estate</td>
<td>£13.17</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ditto Cr</td>
<td>£552.14</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1792

January 26

By the Amount of the Sale                                               £377.7
By Tobacco 875 lb sold at 12/9                                          £5.11
By sundry bonds paid Peter Semon as p contra                            £66.11
By Cash received of William Evans Estate                                £3.9
By ditto of Charles White                                               £1.18
By ditto of Nathaniel Thompson                                          £12.13
By ditto of Josiah Savidge                                              £11.7
By ditto of James Cheatham                                              £3.2
By ditto of Archibald Davis                                             £3.7
By ditto of Henry White                                                 £6
By rent of Land in 1791                                                  £10.0
By ditto 1792                                                           £2.7
Interest on the Rent till 11th Jany 1794                                £1.2
By Jacob Judkins, bought at his Mothers sale  21 11 5
Interest on ditto till 11th January 94         11 19 2
By Wilmot Egerton for his part of Nicho
   Judkins Estate per settlement            6 15 0
      Amt carried forward                   £
      Amt brought forward                   £
By ditto as Executor of James Egerton        8  6 4
By Interest on what Jacob Judkins bought at
   the Sale till 11th Jany 94              7 18 4
                                              £552 14 6-1/2
1794
Jany 11th By balance due the Estate         £ 13 17 10

EE
Jacob Judkins Amr

July 25th 1797 Agreeable to order of Court we have audited
the above account, and find the same justly stated and a
balance of thirteen pounds 14/6-1/2 due the estate

William Cocks
B. Major
Walter Johnston

At a Court held for Surry County, July 25th 1797 -

The within written Account Current of the Estate of John
Judkins deceased being returned audited by persons specially
appointed by the Court was together with the Auditors report
ordered to be recorded.

Teste,
    Jacob Paulcon C.L.C."

In her letter dated January 26, 1988, Kathi Abendroth
enclosed family group sheets prepared by Mary Dent which stated
that the will of John Judkins was probated on June 20, 1791, at
Surry County, Virginia.
ii. 1798 Jacob Judkins of Surry County, His
Wife Sarah (_____) Judkins, and His
Descendants

1798 Jacob Judkins of Surry County was a
son of 1765 Nicholas Judkins and Elizabeth (_______) Judkins.
(1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴)

The will of Nicholas Judkins dated on May 20, 1763, and
probated on June 18, 1765, at Surry County, Virginia, W.B.
10/385, listed Jacob Judkins as one of his children:

"... I give and bequeath to my son Jacob Judkins the
tract of land whereon I now live and to his heirs also I
give to my son Jacob my Brandy still after he arrives at the
age of twenty years until he arrives to that age my will and
desire is that my Loving Wife Elizabeth Judkins shall have
the use of the said still. I give to my Son Jacob one
feather bed and furniture, six pewter dishes, six plates,
one iron pot and ten pounds current money. ... I also give
to my Loving Wife the use of Negroes Patt and Jane, during
her Widowhood or Life after her Widowhood or Death my Will
and Desire is that the said two Negroes with their increase
be equally divided between my four daughters Mary,
Elizabeth, Martha, and Ann. I also give to my said Loving
Wife the use of all the remainder part of my Estate during
her Widowhood or Life and after her Widowhood or Death my
Will and Desire is that all my said Estate the Legacy's
excepted be equally divided between my six children; Mary,
Elizabeth, John, Martha, Ann and Jacob all that part or
parcel of my Fathers Estate which he gave me in his Last
Will and Testament. Reference being had thereunder will
more fully appear to be equally divided amongst my said six
children. ..."

The will of Jacob Judkins was dated on July 7, 1798,
probated on October 23, 1798, at Surry County, Virginia, W.B.
1/292, and provided as follows:
"I Jacob Judkins of the county of Surry and State of Virginia do hereby make my last Will and Testament in manner and form following, that is to say, -

1st I desire that all the perishable part of my estate be immediately sold, after my decease and out of the monies arising therefrom all my just debts be paid. -

2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever.

4thly I give unto my Wife Sarah Judkins, one feather bed and furniture, to her and her heirs for ever.

5thly I give unto my daughter Lucy Judkins, one feather Bed & furniture to her and her heirs for ever.

6thly I give unto my daughter Susanna Judkins one featherbed and furniture, to her and her heirs for ever.

7thly I give unto my daughter Mary Judkins one feather bed and furniture to her and her heirs for ever.

8thly I give unto my Wife Sarah Judkins the use of all my household and Kitchen furnitures (except the feather beds and furniture heretofore bequeath'd to my daughters, Lucy, Susanna, and Mary and plantation utensils during her natural life or Widowhood, and after her decease of Widowhood it is my will and desire that the said household and kitchen furniture with the Plantation utensils may be sold, and the monies arising therefrom to be equally divided between all my Children as aforesaid, Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins and to be by them enjoyed for ever.
And lastly I do hereby constitute and appoint my friends Edward Burt, and John Burt Executors of this my last Will and Testament hereby revoking all other or former Wills or Testaments by me heretofore made. In witness whereof I have hereunto set my hand and affix'd my seal this seventh day of July in the year of 1798.

Jacob Judkins

Signed, sealed, published and declared as and for the last Will and Testament of the above named Jacob Judkins in Presence of us

James S. Lane
Edmund Wood
George Judkins

At a Court held for Surry County, October the 23rd 1798 The within written last Will and Testament of Jacob Judkins deceased was presented in Court by Edward Burt one of the Executors therein named, and the same being proved, by the oaths of James S. Lane, Edmund Wood and George Judkins the witnesses thereto, and by the Court ordered to be recorded: and on the motion of the said Executor, who gave bond with John Pettway and Hartwell Hart his securities in the penal sum of two thousand dollars conditioned for the due Administration of the said decedants estate, whereupon certificate is granted him for obtaining a probat thereof in due form. John Burt, another Executor named in the said Testament came into Court and declared his refusal to qualify as an Executor to the said Testament, which is also ordered to be recorded.

Teste,
Jacob Faulcon CSC"

The will of Sarah Judkins was dated on June 19, 1820, probated on March 26, 1821, at Surry County, Virginia, W.B. 3/487, and provided as follows:

"In the name of God amen I Sarah Judkins of the County of Surry, being aged and infirm, but of perfect mind and Memory, do make, ordain and constitute, this my last Will and Testament in Manner and form following to wit.
First, I give and bequeath to my daughter Elizabeth Burt, wife of Edward Burt my Negroe Boy Acril and one figured Counter pin to her and her heirs forever

2nd I give and bequeath to my daughter Lucy Judkins, my Negroe Man Jacob to her and her heirs forever.

3rd I give to my Son Nicholas Judkins, one feather bed and furniture (now in his possession) and all my peach stands, to him, and his heirs forever.

4th I give to my Son Jacob Judkins, one bay Mare, one safe, apple Mill trough and wheel, half my Cyder Barrels, one Saw and peggs, four winsor cheers one dutch oven, and twenty barrels of Corn, to him and his heirs forever.

5th I give to my Son John C. Judkins my Negroe Woman Beck, one pine table, one Corner Cupboard, Seven rush bottom cheers, one small pot one Spice Morter, one pr. of And Irons one pair of blankets, and one half of my Cyder barrels to him and his heirs forever.

6th I give to my grand daughter Polly Burt, one Cow and one Spinning wheel to her and her heirs forever.

7th. I give to my grand daughter Patsey Burt, one Cow and one large pot to her and her heirs forever.

8th I give to my Grand Son Wm. Burt, one Sow and Piggs, to him and his heirs &c.

9th It is my Will and desire that my Negroe Woman Nanny and my girl Vinie be sold, together will all the rest of my estate not given away and after paying all my Just debts out of the proceeds of such sale, that the residue (if any) be equally divided among all my grand children, to them and their heirs forever.

10th I give to my grand daughter Sarah Burt Six Silver tea spoons to her and her heirs &c.
Lastly I nominate and appoint my Son Jacob Judkins Executor to this my last Will, revoking and annuling all Wills by me heretofore made. In witness whereof I have hereunto set my hand and affixed my Seal this 19th day of June 1820.

Signed, Sealed and
acknowledge in the presence of
Sarah X Judkins
Archibald Davis
Thomas Cockes

At a Court of Quarter Sessions held for Surry County March the 26th 1821

The within Written last Will and Testament of Sarah Judkins deceased was presented into Court by Jacob Judkins the Executor therein named, the same being proved by the oaths of Archibald Davis and Thomas Cocks the Witnesses the same is ordered to be recorded. The said Jacob Judkins made oath to the same as Executor, and gave Bond with Archibald Davis and Thomas Cocks his securities in the sum of five thousand dollars, conditioned as the Law directs. Certificate is granted him for obtaining a probat thereof in due form.

test,"

This record identifies the family of Sarah (_______) Judkins as follows:

Children:  1) Elizabeth (Judkins) Burt,
            2) Lucy Judkins,
            3) Nicholas Judkins,
            4) Jacob Judkins,
            5) John C. Judkins,

Grandchildren:  1) Polly Burt,
               2) Patsey Burt,
               3) William Burt, and
               4) Sarah Burt.
In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Jacob Judkins married Sarah ________, and that his will was probated on October 23, 1798, at Surry County, Virginia, and that they had the following children:

1) Jacob Judkins,
2) John C. Judkins,
3) Nicholas H. Judkins,
4) William G. Judkins,
5) Elizabeth (Judkins) Burt,
6) Lucy (Judkins) Logan,
7) Suzanna Judkins, and
8) Mary Judkins.

(I) Jacob Judkins

Jacob Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

(1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed Jacob Judkins as one of his children:

"... 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Suzanna Judkins, Mary Judkins, Jacob Judkins and William G.
Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Panny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. . . ."

The will of Sarah Judkins dated June 19, 1820, and probated on March 26, 1821, at Surry County, Virginia, W.B. 3/487 listed Jacob Judkins as one of her children:

"... 4th I give to my Son Jacob Judkins, one bay Mare, one safe, apple Mill trough and wheel, half my Cyder Barrels, one Saw and peggs, four winsor cheers one dutch oven, and twenty barrels of Corn, to him and his heirs forever.

Lastly I nominate and appoint my Son Jacob Judkins Executor to this my last Will, revoking and annuling all Wills by me heretofore made. In witness whereof I have hereunto set my hand and affixed my Seal this 19th day of June 1820.

Signed, Sealed and her
acknowledge in the Sarah X Judkins
presence of mark
Archibald Davis
Thomas Cockes

At a Court of Quarter Sessions held for Surry County March the 26th 1821

The within Written last Will and Testament of Sarah Judkins deceased was presented into Court by Jacob Judkins the Executor therein named, the same being proved by the oaths of Archibald Davis and Thomas Cocks the Witnesses the same is ordered to be recorded. The said Jacob Judkins made oath to the same as Executor, and gave Bond with Archibald Davis and Thomas Cocks his securities in the sum of five thousand dollars, conditioned as the Law directs. Certificate is granted him for obtaining a probat thereof in due form.
	est,"
In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Jacob Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

(II) John C. Judkins

John C. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed John C. Judkins as one of his children:

"... 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. ..."

The will of Sarah Judkins dated June 19, 1820, and probated on March 26, 1821, at Surry County, Virginia, W.B. 3/487 listed John C. Judkins as one of her children:

"... 5th I give to my Son John C. Judkins my Negro Woman Beck, one pine table, one Corner Cupboard, Seven rush
bottom cheers, one small pot one Spice Morter, one pr. of And Irons one pair of blankets, and one half of my Cyder barrels to him and his heirs forever.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that John C. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

(III) Nicholas H. Judkins

Nicholas H. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed Nicholas H. Judkins as one of his children:

"... 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. . . ."
The will of Sarah Judkins dated June 19, 1820, and probated on March 26, 1821, at Surry County, Virginia, W.B. 3/487 listed Nicholas Judkins as one of her children:

". . . . 3rd I give to my Son Nicholas Judkins, one feather bed and furniture (now in his possession) and all my peach stands, to him, and his heirs forever.
. . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Nicholas H. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (_______) Judkins.

(IV) William G. Judkins

William G. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (_______) Judkins. (1672 Samuel1, 1705 Samuel2, 1760 John3, 1765 Nicholas4, 1798 Jacob5)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed William G. Judkins as one of his children:

". . . . 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins, and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins,
equally to be divided among them, and to be enjoyed by them and their heirs for ever. . . ." 

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that William G. Judkins was a son of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

(V) **Elizabeth (Judkins) Burt, Her Husband Edward Burt, And Her Descendants**

Elizabeth (Judkins) Burt was a daughter of Judkins of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The marriage bond of Elizabeth Judkins and Edward Burt was dated on July 13, 1796, at Surry County, Virginia, with Jacob Judkins as surety and the marriage on July 14, 1796, by Reverend Samuel Butler, Rector of Southwark Parish Episcopal Church:

"Know all men by these presents that we Edward Burt & Jacob Judkins are held and firmly bound unto his Excellency Robert Brooke Esquire Governor of the Commonwealth of Virginia in the penal sum of one hundred & fifty dollars to be paid to the said Robert Brooke Governor as aforesaid and to his Successors to which payment well and truly to be made We bind ourselves our heirs executors and administrators jointly & severally firmly by these presents Sealed with our Seals &c dated this 13th day of July 1796

Whereas there is a marriage shortly intended to be solemnized between the above bound Edward Burt & Elisabeth Judkins agreeably to the ceremonies of the Church of which they are members Now the condition of the above obligation is such that if there be no lawful cause to obstruct the
said marriage then the said obligation to be void otherwise to remain in full force and value

Sealed & delivered ) Edward Burt
in presence of ) Jacob Judkins
Jacob Faulcon

A list of Marriages from the 8 of January 1796
This date: September 24th 1798

The 14 of July Edward Burt & Elizabeth Judkins

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed Elizabeth Burt as one of his children:

"... 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. ..."

The will of Sarah Judkins dated June 19, 1820, and probated on March 26, 1821, at Surry County, Virginia, W.B. 3/487 listed Elizabeth Burt, the wife of Edward Burt, as one of her children and Polly Burt, Patsey Burt, William Burt, and Sarah Burt as her grandchildren:
"... First, I give and bequeath to my daughter Elizabeth Burt, wife of Edward Burt my Negroe Boy Acril and one figured Counter pin to her and her heirs forever...

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Elizabeth (Judkins) Burt was a daughter of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins, married Edward Burt on July 14, 1796, and that they had the following children:

1) Polly Burt,
2) Patsy Burt, and
3) William Burt.

However, in her letter dated January 29, 1995, Norma J. Pennington stated that either Susanna Judkins or Mary Judkins could have married a ______ Burt and died before Sarah (______) Judkins, thereby generating the four Burt grandchildren mentioned in Sarah (______) Judkins' will. The reason for this possibility is that Jacob Judkins had a son Joseph Judkins who was born before Sarah (______) Judkins wrote her will and was not mentioned in that will, suggesting that the Burt grandchildren mentioned were children of a deceased child and not children of a living child. Elizabeth (Judkins) Burt was mentioned in Sarah (______) Judkins' will, thus suggesting that the Burt grandchildren were not hers. Further research will be required to confirm the identity of these Burt grandchildren.
Lucy Judkins was a daughter of
Judkins of 1798 Jacob Judkins of Surry County and Sarah
(______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765
Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated
on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed
Lucy Judkins as one of his children:

"... 2dly After my just debts are paid sho'ud there be
any money remaining from the sale of the above mention'd
perishable part of my estate, it is my will and desire that
it may be equally divided between my Children - Elizabeth
Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins,
Susanna Judkins, Mary Judkins, Jacob Judkins and William G.
Judkins, for the use of them and their heirs for ever. 3dly
I give unto my beloved Wife Sarah Judkins the use of my
Plantation, and all my negroes to wit, Simon, James, Fanny,
Ben and Anerky, during the term of her natural life or
Widowhood, and after her decease or Widow, I give the same
to my sons herein after mentioned, to wit, John C. Judkins,
Nicholas H. Judkins, Jacob Judkins, William G. Judkins,
equally to be divided among them, and to be enjoyed by them
and their heirs for ever. ..." 5thly I give unto my daughter Lucy Judkins, one feather Bed
& furniture to her and her heirs for ever. ..."

The will of Sarah Judkins dated June 19, 1820, and probated
on March 26, 1821, at Surry County, Virginia, W.B. 3/487 listed
Lucy Judkins as one of her children:

"... 2nd I give and bequeath to my daughter Lucy
Judkins, my Negroe Man Jacob to her and her heirs forever.
..."
The will of Lucy Judkins dated on January 19, 1825, was probated on February 28, 1825, at Surry County, Virginia, W.B. 4/329 and provided as follows:

"I Lucy Judkins of Surry County being of a disposing mind do make and declare this to be my last will and Testament in manner and form as followeth to wit.

Item 1st I give unto my Brother John C. Judkins my negro Man Jacob one trunk, and looking glass, one Feather bed & furniture my part of the Land that belonged to me by the death of my Brother William Judkins dec'd and one half of the money due me by note or otherwise, to him and his heirs for ever.

Item 2d I give to my Brother Jacob Judkins one large trunk one Feather bed & furniture and one half the money due me by note or otherwise to him and his heirs forever.

Item 3rd Constitute and appoint my Brother John C. Judkins my whole and sole Executor of this my last Will and Testament.

In Witness whereof I hereunto set my hand and affix my seal this nineteenth day of January 1825.

Signed, Sealed & ) her
acknowledged ) Lucy X Judkins
in the presents of ) mark
Tho. Cockes )
Jos. Judkins )

At a Court held for Surry County, February 28th 1825.

The within written last Will and Testament of Lucy Judkins deceased, was presented in Court by John C. Judkins the Executor, the same being proved by the oaths of Thomas Cocks and Joseph Judkins the witnesses thereto, by the Court ordered to be recorded. The said John C. Judkins gave Bond with Thomas Cocks and Hartwell P. Hart his securities in the sum of five thousand dollars, conditioned as the Law directs, whereupon a certificate is granted him for obtaining a probate thereof in due form.

Exam'd Teste"
The identification of her brothers John C. Judkins, William Judkins, and Jacob Judkins identify this Lucy Judkins as the daughter of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Lucy (Judkins) Logan was a daughter of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins and married James Logan on November 11, 1805. However, since Lucy was named as Judkins and not Logan in the will of Sarah (______) Judkins written in 1820, fifteen years after the 1805 marriage date, it seems unlikely that the Lucy Judkins who married James Logan was the daughter of 1798 Jacob Judkins and Sarah (______) Judkins. In addition, the marriage bond of Lucy Judkins and James Logan listed her as the daughter of John Judkins, not Jacob Judkins.

(VII) **Susanna Judkins**

Susanna Judkins was a daughter of Judkins of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed Susanna Judkins as one of his children:

". . . . 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd
perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. . . .

6thly I give unto my daughter Susanna Judkins one featherbed and furniture, to her and her heirs for ever. . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Suzanna Judkins was a daughter of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

(VIII) Mary Judkins

Mary Judkins was a daughter of Judkins of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, 1798 Jacob⁵)

The will of Jacob Judkins dated July 7, 1798, and probated on October 23, 1798, at Surry County, Virginia, W.B. 1/292 listed Mary Judkins as one of his children:

". . . . 2dly After my just debts are paid sho'ud there be any money remaining from the sale of the above mention'd perishable part of my estate, it is my will and desire that it may be equally divided between my Children - Elizabeth Burt, John C. Judkins, Nicholas H. Judkins, Lucy Judkins, Susanna Judkins, Mary Judkins, Jacob Judkins and William G. Judkins, for the use of them and their heirs for ever. 3dly
I give unto my beloved Wife Sarah Judkins the use of my Plantation, and all my negroes to wit, Simon, James, Fanny, Ben and Anerky, during the term of her natural life or Widowhood, and after her decease or Widow, I give the same to my sons herein after mentioned, to wit, John C. Judkins, Nicholas H. Judkins, Jacob Judkins, William G. Judkins, equally to be divided among them, and to be enjoyed by them and their heirs for ever. . . .

7thly I give unto my daughter Mary Judkins one feather bed and furniture to her and her heirs for ever. . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Mary Judkins was a daughter of 1798 Jacob Judkins of Surry County and Sarah (______) Judkins.

iii. Mary (Judkins) Burt, Her Husband William Burt, And Her Descendants

Mary (Judkins) Burt was a daughter of 1765 Nicholas Judkins and Elizabeth (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴)

The will of Nicholas Judkins dated on May 20, 1763, and probated on June 18, 1765, at Surry County, Virginia, W.B. 10/385, listed Mary Judkins as one of his children:

". . . . I give and bequeath to my daughter Mary Judkins one feather bed and furniture and ten pounds current money . . . . I also give to my Loving Wife the use of Negroes Patt and Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their increase be equally divided between my four daughters Mary, Elizabeth, Martha, and Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life and after her Widowhood or Death my Will and Desire is that all my said Estate the Legacy's excepted be equally divided between my six children; Mary, Elizabeth, John, Martha, Ann and Jacob
all that part or parcel of my Fathers Estate which he gave me in his Last Will and Testament. Reference being had thereunder will more fully appear to be equally divided amongst my said six children. . . ."

In her letter dated January 29, 1995, Norma J. Pennington stated that Mary Judkins married William Burt and died before November 26, 1776, and that Mary (Judkins) Burt and William Burt had the following child:

1) Ann Judkins (Burt) Jemm, born before November 26, 1776.

   (I) Ann Judkins (Burt) Jemm And Her Husband Peter Jemm

   Ann Judkins (Burt) Jemm was a daughter of Mary (Judkins) Burt and William Burt.

   The marriage record of Ann Judkins Burt and Peter Jemm was dated on September 22, 1791, at Surry County, Virginia, and listed the following information for the parties:

   "Know all men by these presents that we Peter Jemm and Edward Burt are held and firmly bond unto his excellency Beverley Randolph esquire Governor of the Commonwealth of Virginia in the penal sum of fifty pounds current money to be paid to the said Beverley Randolph esquire Governor as aforesaid and to his successors to which payment well and truly to be made We bind ourselves our heirs, executors and Administrators jointly by these presents sealed with our seals and dated this 20th day of Septr 1791

   Whereas there is a marriage suddenly intended to be solemnized agreeable to the ceremonies of the protestant church in Virginia between the above bound Peter Jemm and Ann J. Burt

   Now the condition of the above obligation is such, that if there be no lawful cause to obstruct the said marriage then the above obligation to be void otherwise to remain in full force and virtue
Sealed and delivered)  Peter Jemm
Jacob Faulcon   Edward Burt

A list of Marriage returned to the Clark of Surry County
March 4th 1793 by Sam. Butler

The 22 of September 1791, Peter Jemm and Ann Judkins Burt
were Married . . . ."

On January 7, 1793, at Surry County, Virginia, D.B. 1/175
Anne Judkins Jemm and Peter Jemm joined other heirs of John
Judkins to sell their interest in his land to Benjamin Wood:

"This Indenture made this seventh day of January Domini one
thousand seven hundred and ninety three Between Elizabeth
Burt, Martha Egerton, Wilmot Egerton and Anne his wife,
Jacob Judkins and Sarah his wife, and Peter Jemm and Anne
Judkins his wife of the one part, and Benjamin Wood of the
other part witnesseth that they the said Elizabeth Burt,
Martha Egerton, Wilmot Egerton, and Anne his wife, Jacob
Judkins and Sarah his wife, and Peter Jemm and Anne Judkins
his wife have by these presents granted, bargained and sold,
made and conveyed unto the said Benjamin Wood and to his
heirs and assigns forever all that tract or parcel of Land
which descended to them by the death of John Judkins
deceased late of Surry County, containing three hundred and
fifty acres, be the same more or less, (the said Benjamin
Wood having paid or secured to be paid the sum of Two
hundred and fifty pounds & nine shillings current money of
Virginia for the same the receipt whereof they do hereby
acknowledge) and marked and bounded as follows, to wit,
beginning on the north side of Blackwater Swamp at Grays
line, thence northwardly along his line up the Mill branch
to the Mill Dam and thro' the old pond to an Ash tree
standing near the run, thence along the said Gray's line
thro' the old field to a corner tree between the said land
and Henry White's, thence along the said White's line to a
corner tree of John Lanes (now Charles Judkins) thence along
the said Lane's line, to the line of Jacob Judkins Land a
corner tree, thence along the said Judkins line to Evans
corner tree, thence along said Evan's line to Blackwater
Swamp and up the run thereof to the beginning; to have and
to hold the said tract or parcel of Land and all its
appurtenances unto the said Benjamin Wood and to his heirs
and assigns forever it being the same which was conveyed
unto the John Judkins by deed of bargain and sale from Etheldred Gray as Executor of Henry Davis deceased, bearing date the twenty second of May 1775. And the said Elizabeth Burt, Martha Egerton, Wilmot Egerton & Anne his wife, Jacob Judkins and Sarah his wife and Peter Jemm and Anne Judkins his wife do further convenant to and with the said Benjamin Wood that the said parties do give this present writing as their general warrantee against themselves and their heirs as well as against all and every other person and persons whatsoever. In witness whereof they have hereunto set their hands and seals the day and year above. Signed sealed and delivered in the presence of

John Marks
J Kee
Wil. R. Hart

Elizabeth Burt
her
Martha X Egerton
mark
Wilmot Egerton
her
Ann X Egerton
mark
Jacob Judkins
Peter Jemm
Ann J. Jemm

Court held Jany 22 1793 Indenture ordered to be held for further proof. At a court held 27 Aug 1793 proved and recorded.

Anne Judkins Jemm relinquished dower 14 Sept 1793."

In her letter dated January 29, 1995, Norma J. Pennington stated that Ann Judkins (Burt) Jemm was a daughter of Mary (Judkins) Burt and William Burt, was born before November 26, 1776, and married Peter Jemm.
iv. Martha (Judkins) Egerton, Her Husband James Egerton, And Her Descendants
Martha (Judkins) Egerton was a daughter of 1765 Nicholas Judkins and Elizabeth (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴)

The will of Nicholas Judkins dated on May 20, 1763, and probated on June 18, 1765, at Surry County, Virginia, W.B. 10/385, listed Martha Judkins as one of his children:

"... I give and bequeath to my daughter Martha Judkins one feather bed and ten pounds current money. ... I also give to my Loving Wife the use of Negroes Patt and Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their increase be equally divided between my four daughters Mary, Elizabeth, Martha, and Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life and after her Widowhood or Death my Will and Desire is that all my said Estate the Legacy's excepted be equally divided between my six children; Mary, Elizabeth, John, Martha, Ann and Jacob all that part or parcel of my Fathers Estate which he gave me in his Last Will and Testament. Reference being had thereunder will more fully appear to be equally divided amongst my said six children. ...

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February th 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
James Nicholson Egerton was born the 26 day October 1781
Wilmot Evans Egerton was born Sept 12th 1785
Mary Williams Egerton was born Aug. the 17 1779
Gilbert Gray Egerton was born June the 17th 1776
Jarrell Kicker (Bicker ?) was born July the 9th day 1770
Phillip Moody Judkins son of Ann Judkins was born April the 9th 1776"
The Judkins Journal, Volume 6/2, also stated that James Egerton was born in 1740, married in 1768, and died in 1785.

(I) John Judkins Egerton

John Judkins Egerton was a son of Martha (Judkins) Egerton and James Egerton. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1765 Nicholas\(^4\), Martha\(^5\))

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February th 9th 1769
. . . . ."

(II) Elisabeth Champion Egerton

Elisabeth Champion Egerton was a daughter of Martha (Judkins) Egerton and James Egerton. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1765 Nicholas\(^4\), Martha\(^5\))

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February th 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771 . . . . ."
(III)  Ann Blow Egerton

Ann Blow Egerton was a daughter of Martha (Judkins) Egerton and James Egerton.  (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, Martha⁵)

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February the 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
. . . . ."

(IV)  Gilbert Gray Egerton

Gilbert Gray Egerton was a son of Martha (Judkins) Egerton and James Egerton.  (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, Martha⁵)

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February the 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
James Nicholson Egerton was born the 26 day October 1781
Wilmot Evans Egerton was born Sept 12th 1785
Mary Williams Egerton was born Aug. the 17 1779
Gilbert Gray Egerton was born June the 17th 1776
. . . . ."
The Judkins Journal, Volume 6/2, also stated that Gilbert Gray Judkins had a son James A. Egerton.

(V) Mary Williams Egerton

Mary Williams Egerton was a daughter of Martha (Judkins) Egerton and James Egerton. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1765 Nicholas⁴, Martha⁵)

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February th 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
James Nicholson Egerton was born the 26 day October 1781
Wilmot Evans Egerton was born Sept 12th 1785
Mary Williams Egerton was born Aug. the 17 1779
...."

(VI) James Nicholson Egerton

James Nicholson Egerton was a son of Martha (Judkins) Egerton and James Egerton. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1765 Nicholas⁴, Martha⁵)

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:

"Martha Egerton (?) & James Egerton married April the 7th 1768
John Judkins Egerton son of the same was born February th 9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
James Nicholson Egerton was born the 26 day October 1781
....."

(VII) Wilmot Evans Egerton

Wilmot Evans Egerton was a son of
Martha (Judkins) Egerton and James Egerton. (1672 Samuel\textsuperscript{1}, 1705
Samuel\textsuperscript{2}, 1760 John\textsuperscript{1}, 1765 Nicholas\textsuperscript{4}, Martha\textsuperscript{5})

The Judkins Journal, Volume 6/2, stated that a family Bible
record in the Warren County, North Carolina, courthouse listed
the following information:

"Martha Egerton (?) & James Egerton married April the 7th
1768
John Judkins Egerton son of the same was born February th
9th 1769
Elisabeth Champion Egerton was born February the 28th 1771
Ann Blow Egerton was born the 7th day of June 1773
James Nicholson Egerton was born the 26 day October 1781
Wilmot Evans Egerton was born Sept 12th 1785
....."

v. Ann (Judkins) Egerton, Her Non-Husband

_________________________ And Her Husband Wilmot

Egerton, And Her Descendants

Ann (Judkins) Egerton was a daughter of
1765 Nicholas Judkins and Elizabeth (______) Judkins. (1672
Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1760 John\textsuperscript{1}, 1765 Nicholas\textsuperscript{4})

The will of Nicholas Judkins dated on May 20, 1763, and
probated on June 18, 1765, at Surry County, Virginia, W.B.
10/385, listed Ann Judkins as one of his children:

"..... I give and bequeath to my daughter Ann Judkins one
feather bed and furniture and ten pounds current money
. . . . I also give to my Loving Wife the use of Negroes Patt and Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their increase be equally divided between my four daughters Mary, Elizabeth, Martha, and Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life and after her Widowhood or Death my Will and Desire is that all my said Estate the Legacy's excepted be equally divided between my six children; Mary, Elizabeth, John, Martha, Ann and Jacob all that part or parcel of my Fathers Estate which he gave me in his Last Will and Testament. Reference being had thereunder will more fully appear to be equally divided amongst my said six children. . . ."

The Judkins Journal, Volume 6/2, stated as follows with regard to Ann Judkins:

". . . . Colleen Petty, a descendant of Elizabeth (Judkins) and Wilmot Egerton, had acquired a copy of an old Bible (published 1786) record showing the birth date of Ann Judkins as 15 September 1749 and the date of her marriage to Wilmot as 31 January 1778. This couple had eight children whose births are listed in the Bible; five of who were living when Wilmot wrote his will in Warren County, N.C. 4 January 1811. The will names these children: John Egerton, James Egerton, Sarah Harris, Martha Brown, Elizabeth Nicholas Egerton, and a step-son Phillip Moody Judkins. . . . ."

(I) Phillip Moody Judkins, His Wife

_________ (________) Judkins, And

His Descendants

Phillip Moody Judkins was a son of Ann (Judkins) Egerton and _______ _______. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, Ann⁵)

The Judkins Journal, Volume 6/2, stated that a family Bible record in the Warren County, North Carolina, courthouse listed the following information:
"... Phillip Moody Judkins son of Ann Judkins was born April the 9th 1776 . . . ."

The Judkins Journal, Volume 6/2, also stated that the will of Wilmot Judkins dated January 4, 1811, listed Phillip Moody Judkins as his step-son, that he resided in 1830 in Warren County, North Carolina, and sold land there in 1836, and that a copy of a 1786 family Bible in the possession of Colleen Petty listed the birthdates of the children of Phillip Moody Judkins as follows:

1) Samuel Judkins, born on October 25, 1827,  
2) William Henry Judkins, born on August 8, 1829,  
3) Ann Judkins, born on September 15, 1831,  
4) John Judkins, born on June 1, 1834,  
5) Mary Elizabeth Judkins, born on October 27, 1837, and  
6) James Judkins, born on March 10, 1841.

vi. Elizabeth (Judkins) Burt, Her Husband Philip Burt, And Her Descendants

Elizabeth (Judkins) Burt was a daughter of 1765 Nicholas Judkins and Elizabeth (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴)

The will of Nicholas Judkins dated on May 20, 1763, and probated on June 18, 1765, at Surry County, Virginia, W.B. 10/385, listed Elizabeth Judkins as one of his children:

"... I give and bequeath to my daughter Elizabeth Judkins one feather bed and furniture and ten pounds current money. . . . I also give to my Loving Wife the use of
Negroes Patt and Jane, during her Widowhood or Life after her Widowhood or Death my Will and Desire is that the said two Negroes with their increase be equally divided between my four daughters Mary, Elizabeth, Martha, and Ann. I also give to my said Loving Wife the use of all the remainder part of my Estate during her Widowhood or Life and after her Widowhood or Death my Will and Desire is that all my said Estate the Legacy's excepted be equally divided between my six children; Mary, Elizabeth, John, Martha, Ann and Jacob all that part or parcel of my Fathers Estate which he gave me in his Last Will and Testament. Reference being had thereunder will more fully appear to be equally divided amongst my said six children. . . ."

In her letter dated January 29, 1995, Norma J. Pennington stated that Elizabeth Judkins married Philip Burt and that they had a son John Nicholas Burt.

(I) John Nicholas Burt

John Nicholas Burt was a son of Elizabeth (Judkins) Burt and Philip Burt. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1765 Nicholas⁴, Elizabeth⁵)

In her letter dated January 29, 1995, Norma J. Pennington stated that John Nicholas Burt was a son of Elizabeth (Judkins) Burt and Philip Burt.

b. 1760 William Judkins Of Surry County, His Wife Rebeccah (_____) Judkins, And His Descendants

1760 William Judkins of Surry County was a son of 1760 John Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)
On November 15, 1751, at Surry County, Virginia, D.B. __/
William Judkins purchased 200 acres of land from William Edwards:
[To be obtained and inserted]

On February 19, 1756, at Granville County, North Carolina, D.B. C/209 William Judkins of Surry County, Virginia, purchased 640 acres of land from Anslom Barley:
[To be obtained and inserted]

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed William Judkins as one of his children:

"... Item. I give to my son William Judkins the plantation whereon he now lives and the land belonging thereunto. I likewise give him my negro boy named Ben to him and his heirs forever. ..."

On January 20, 1760, at Surry County, Virginia, D.B. 7/514 William Judkins and his wife Rebecca Judkins sold 200 acres of land to Henry Moring:

"Indenture made 20 Jan. 1760 between William Judkins of the County of Surry and Henry Moring of the same County -- for twenty five pounds, current money of Virginia -- a tract of land containing by estimation Two hundred acres which the said William Judkins purchased of William Edwards by deed bearing date the fifteenth day of November 1751. On the east side of Pigeon Swamp in the County of Surry Beginning at a pine a corner tree of Thomas Johnsons line, thence along his line to James Moores line thence along his line to Henry Morings line thence along his line to William Edwards's line thence along his line to a corner tree of John Judkins thence along his line to the beginning. (It is also further agreed to & by the said parties that William Edwards shall have the liberty to Getho (?) Plank & of"
farming on the said granted land during his and his wives Natural life for the use of the plantation whereon he now lives only)

Signed day and year above written.

In presence of William Judkins
Charles Judkins
Benja Edwards
Benja X Little
mark

Court held 20 May 1760

Rebeccah, the wife of William Judkins examined privily -- deed ordered recorded.

Wm. Nelson Cl Cur"

On October 10, 1760, at Granville County, North Carolina, D.B. D/84 William Judkins of Surry County, North Carolina, purchased 550 acres of land from Thomas and Lucy Williams:

[To be obtained & inserted]

The deed should correctly read "Surry County, Virginia" because "Surry County, North Carolina" was not formed until 1771.

The will of William Judkins was dated on December 10, 1760, probated on December 16, 1760, at Surry County, Virginia, W.&D.B. 10/238, and provided as follows:

"In the Name of God Amen I William Judkins of Southwark Parish in the County of Surry being in Perfect Sence & Memory thanks be to God for the same and have thought Fit to make and Ordain this my last Will & Testament in form & manner as followeth first & principally I Commit my Soul to Almighty God and for what Estate it hath pleased the Lord to bless me with I Give and Bequeath & Dispose of as followeth. Item I Give & Bequeath to my Son Joel Judkins & my Son Thomas Judkins Five Hundred Acres of Land I Purchased of
Thomas Williams lying in Granvil County in North Carrolina to be Equally Divided Between them & their Heirs forever.

Item. I Give & Bequeath to my Two Sons Jorden Judkins and Mark Judkins the Land that I purchased of Anselm Bailey and the Land I purchased of John Hankins lying in Granvil County in No. Carrolina to be equally Divided Between them & their Heirs forever. Item I Give & Bequeath to my Three Daughters Hannah Judkins, Rebecca Judkins & Sarah Judkins the Plantation I now live on and the Land belonging thereunto to be equally Divided Between them & their Heirs forever. Item I Give & Bequeath to my Three Daughters Hannah Judkins, Rebecca Judkins & Sarah Judkins the Plantation I now live on and the Land belonging thereunto to be Equally Divided Between them & their Heirs forever.

Item I Give & Bequeath to my Two Brothers Joseph Judkins & Samuel Judkins for them to sell to the Highest Bidders and the Money to be equally Devided Between all my Children Joel Judkins, Thomas Judkins, Jordan Judkins, Mark Judkins Hannah Judkins Rebecca Judkins and Sarah Judkins my Will & Desire is that my Two Exers: do Expend as much of the said Money on Maintaining all my Children till they are Old enough to be Bound out to the Age of Nineteen Years old my Will & Desire is that my Estate shall not be appraised. I do hereby Constitute & Appoint my Brothers Joseph Judkins & Samuel Judkins my Whole & Sole Executrix of this my last Will & Testament. In Witness whereof I have hereunto set my Hand & Seal this Tenth Dy of December 1760

Signed Sealed in presence of
Wm: Cocks
Charles Holt
Charlt. Thompson
Wm. Evans

At a Court held for Surry County the 16th Day of Decr: 1760

The within Written last Will & Testament of William Judkins was presented in Court by Joseph Judkins & Saml. Judkins the Exors therein Named who made Oath thereto according to Law & being proved by the Oaths of Wm. Cocks & Charlt. Thompson Two of the Witnesses thereto is Ordered to be Record. & on the Motion of the said Exrs. Certificate is Granted them for Obtaining a Probate thereof.

Test
Wm Nelson Cl Cur:"
This record indicates that the family of 1760 William Judkins of Surry County was as follows:

Wife: _______ (_______) Judkins

Children: 1) Joel Judkins,
2) Thomas Judkins,
3) Jordan Judkins,
4) Mark Judkins,
5) Hannah, Judkins,
6) Rebecca Judkins, and
7) Sarah Judkins.

On January 20, 1761, at Surry County, Virginia, D. & W.B. 10/243 an inventory of the estate of William Judkins was filed:

"True & Perfect Inventory of the Estate of Wm. Judkins Deced: Seven Negros Vizt: Dick, Daniel, Jacob, Ben, Simon, Charles & Cate a parcell of Corn & Fodder Seventy Head of Hoggs Five Beds & Furniture Three Horses Beash(?) Four Iron Potts One Spice Morter a Parcell of Cotton & Wool a Parcell Wearing a parcell on Gunn & Soard, Pistols & Holster, powder & Barrell Three Chests a Parcell of old Barrells & hhds. One Box Iron & Heaters a Parcell of Joe(?) & Flax Three Saddles & bridles a Parcell of Carpenters & Coopers Tools some Shoe Makers Tools a Parcell of Leather & Hides Four Bells(?) one Linnen Wheel & Hachele some Wheat & Flower some Indico seed Horse(?) Brush a parcell of Tobo: Two Hives of bees one Cake of Bees Wax a Parcell of Books Spininge Wheel & Six pr. of Cards Two Cyder Casks Three Gallons of Brandy Two yds of Cloth, some Oznabrigs Tongs & Ladle Two pr.of Shears one Iron Skillet a Parcell of Bottles & Earthern Ware, Ten Chairs Two Pot Racks and Hooks a Case of Knives & Forks Two Tobo. Boxes Two Nutmeg Greaters Two Looking Glasses some Honey a pr. of Money Scales One Flask & Oil One Rasor some pepper Brimstone & Allum some all spice one Meal Sifter & Search some Tallow some Meat one pr. of Steelyards a Parcell of Washing Tubs Pail & Tray some Hoggs hard(?) Two Ropes Flesh Forks one Sealed Measure One Grid Iron a Parcell of Pewter One Mallett & Meal Baggs one CandleStick One Iron
Spit One Cyphering (?) Slate some Sugar One Trunk one Cart &
Wheels & Horse Harness one Harrow & Brake Fourteen Fowls a
Parcell of Axes and Hoes Two Frying Pans a parcell of
Potatoes some Cypress Boards & Malled (?) Timber some Salt
some ______ one Ink Glass Twelve Thousand Five Hundred &
Fifty Nails One pr. of Spoons Moals some Buns (?) a parcell
of Baskets & old Lumber One Hogshead Tobo: To Cash Forty
Six Pounds one Grindine Stone One Table Four Iron Wedges.

Joseph Judkins )
Saml. Judkins ) Exors:

At a Court held for Surry County the Twentyeth Day of Janry:
1761 The afore Written Inventory & Appraisement of the
Estate of Wm. Judkins Deced was returned & ordered to be
Recorded.

Test
Wm. Nelson Cl Cur"

On February 17, 1770, at Surry County, Virginia, D. & W.B.
10a/74 an accounting for the estate of William Judkins for the
period from January 12, 1761, to January 21, 1762, was filed:

"1761
January 12th: D. The Estate of William Judkins Decd. in
Acct. Current

To Henry Johnson's Note Hand
Insolvent £ 0. 3. 6

1761
Janary 12th: To Thomas Bell 2.13.0
15th: To Mary Judkins 0. 6.3
To Charles Holt 0. 1.67
Jany 16th: To Hartwell Hart 0.15.0
13th: To William Cockes 0. 1.3
23rd: To Anselm Bailey 7. 0.0
To Thomas Bailey Sheriff Dues 3. 4.0
To William Nelson Tickets 261
Tobacco 2. 3.6
To Mr. Secretary Nelson 36 0. 6.0

1761
March 12th: To Charles Thompson 0.15.0
To Tax on Four Writs 0. 5.0
To Costs Suit against Johnson 93
Tobacco 0.15.6

0345(090900) 145.
To John Day Half Fee against Johnson  0. 3.9
To William Nelson 57 Tobacco  0. 9.6
To William Nelson 23 Tobacco  0. 3.10
To Cost by Suits ___ 38 Tobacco  0. 6.4
To Boarding Clothing and School
  Joel Judkins and going to a Trade  25. 8.11
To Ditto Thomas Judkins  49.16.4
To Ditto Jordan Judkins  60.19.9-3/4
To Ditto Mark Judkins  59. 9.0
To Ditto Hannah Judkins  41.10.3
To Ditto Rebecah Judkins  44.11.4
To Ditto Sarah Judkins  41. 2.3
To our Charge for Administering
  the Estate and Disbursements  20. 0.0
To the Clerk for Recording this
  Account  0. 9.0

£363.10.0-3/4

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<th>Description</th>
<th>Amount</th>
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<td>By Sale of the Personal Estate</td>
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<td>Jan 21st: By Sale of seven Negroes</td>
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<td>By Christopher Mooring</td>
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Balance due Estate

£ 386. 7.10½

& Excepted
Joseph Judkins
Samuel Judkins
We the Subscribers being Appointed to Examine the above Account do find them marked to be Just and true February the Thirteenth One Thousand Seven Hundred and Seventy

Thomas Cocke
Ethelred Gray

At a Court held for Surry County February the 17th 1770

The afore Written Account Current of the Estate of William Judkins Deceas'd was Return'd to Court and being first Audited by Persons Specially Appointed by the Court Ordered to be Recorded

Examined Test
Wm. Nelson Cl. Cur."

In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that the children of 1760 William Judkins of Surry County were as follows:

1) Joel Judkins, born before May 15, 1764,
2) Thomas Judkins, born after about 1741,
3) Jordan Judkins, born after September 17, 1750, and before September 17, 1771, and about 1757,
4) Mark Judkins, born after February 20, 1749,
5) Hannah (Judkins) Moody,
6) Rebecca (Judkins) (Lane) Moore, born probably before 1759, and
7) Sarah (Judkins) Lane.

i. Joel Judkins

Joel Judkins was a son of 1760 William Judkins of Surry County and Rebeccah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴)
The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Joel Judkins as one of his children:

"... Item I Give & Bequeath to my Son Joel Judkins & my son Thomas Judkins Five Hundred Acres of Land I purchased of Thomas Williams lying in Granvill County in North Carolina to be Equally Divided Between them & their Heirs forever. ..."

In her letter dated June 29, 1987, in family group sheets and in *The Judkins Journal*, Vol. 6/3, Mrs. Norma Pennington stated that on May 15, 1764 at Surry County, Virginia, Court Order Book 1764-74/18 Joel Judkins was bound out:

"Joel Judkins  In Surry County Order Book 1764-74, p.18, 15 May 1764 - Ordered that the Church Wardens of this Parish (Southwark) bind out Joel Judkins, orphan of William Judkins, decd. as the law directs."

ii. Thomas Judkins, His Possible Wife Dolly (Price) Judkins And His Wife Lavina (______) Judkins, And His Descendants

Thomas Judkins was a son of 1760 William Judkins of Surry County and Rebeccah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴)

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Thomas Judkins as one of his children:

"... Item I Give & Bequeath to my Son Joel Judkins & my son Thomas Judkins Five Hundred Acres of Land I purchased of Thomas Williams lying in Granvill County in North Carolina to be Equally Divided Between them & their Heirs forever. ..."
In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that in 1762 at Surry County, Virginia, Orphans Accounts Book 1762-83/12 Jesse Judkins was appointed guardian for Thomas Judkins.

In *The Judkins Journal*, Vol. 6/3, Mrs. Norma Pennington stated as follows:

"**Thomas Judkins** An Account is filed for Thomas by Jesse Judkins, his guardian from August 1762-15 September 1767. In 1767 John Andrews was paid cash "to learn him a trade." Further research of John Andrews may disclose this trade."

In *The Judkins Journal*, Vol. 7/1, Mrs. Norma Pennington stated that Thomas Judkins was a witness to a deed dated 1778 and recorded at Bute County, North Carolina, D.B. 2/265.

There is a marriage bond of Thomas Judkins and Dolly Price dated on December 27, 1796, at Surry County, Virginia, with Thomas Turner as surety and the marriage on January 3, 1797, by Reverend Nathaniel Berriman, a Methodist minister:

"December 27th Day

I do hereby certify that I William price have granted leave for Thomas Judkins and my Daughter Dolle prince price to be marid acording to law giving under my hand this 27 Day of December 1796

test William prise
Thomas Turner
Benjamin Belly

Know all men by these presents that we Thomas Judkins & Thomas Turner are held and firmly bound unto his Excellency James Wood Esquire Governor of the Commonwealth of Virginia in the sum of one hundred & fifty dollars to be paid to the said James Wood Governor as aforesaid & to his successors to
which payment well & truly to be made We bind ourselves our heirs executors & administrators jointly & severally firmly by these presents Sealed with our Seals & dated this 27th day of Decr. 1796

Whereas there is a marriage shortly intended to be solemnized between the above bound Thomas Judkins & Dolly Price agreeably to the ceremonies of the Church of which they are members: Now the condition of the above obligation is, that if there be no lawful cause to obstruct the said marriage then the said obligation to be void otherwise to remain in full force & virtue

Sealed & delivered in presence of Thomas Judkins Jacob Faulcon

in presence of Thomas Turner

Sir Please to Enter on your record the following Marriages Sollomniz'd By me for the Year 1797

Jany 3rd, Thomas Judkins & Dolley Price

Recorded, Nath Berriman MM

Teste John Faulcon DCSC"

However, based on the information set forth below, this was probably not a marriage of Thomas Judkins, the son of 1760 William Judkins of Surry County.

In The Judkins Journal, Vol. 7/1, Mrs. Norma Pennington stated that in 1820 at Warren County, North Carolina, book 22/266, Thomas Judkins was granted a license to keep a tavern in his house and that on September 11, 1825, at Warren County, North Carolina, D.B. 25/353 Lavina Judkins, widow of Thomas Judkins, and his two sons James W. Judkins and Thomas J. Judkins sold 550 acres of land on Little Fishing Creek to John
Surges of Halifax County, North Carolina. Mrs. Pennington also stated that:

"Lavina wrote her will 2 December 1825, leaving the following bequests, "First I give and bequeath to Thos. J. Judkins my dearly beloved son, the sum of one hundred cents, to be raised and levied out of my estate .. also, I give to my well beloved son Jas. W. Judkins whom I likewise constitute, make and ordain the sole executor of this my last will and Testament, all my property arising from the Estate (of my husband) Thomas Judkins decd. Also one bond for Seven hundred dollars, Executed to me by said Jas. W. Judkins by him freely to be possessed and enjoyed."

It certainly appears James was the favored son, but perhaps Thomas received a large inheritance from his father.

We have no record of the events that occurred between the day Lavina wrote her will and 28 Nov 1826, but on that day Thomas J. Judkins, not James W. Judkins, appeared at court and posted a bond as administrator with the will annexed of the estate of Lavina Judkins. there appears to be no further record of James W. Judkins in Warren County. Did he die between 2 Dec 1825 and 28 Nov. 1826, or did he join the movement west or south in search of cheap and fertile land? Thomas J. stayed in Warren County. Records show he married Rebecca Ingram (d/o Benjamin Ingram annd Lettieuce Perry) of Franklin Co., N.C., 22 Jan. 1824.

There is a portion of Warren County, North Carolina deep in tobacco country southeast of Warrenton, known as JUDKINS DISTRICT. A 1931 map of the country, which can be purchased at the courthouse, is illustrated with sketches of historical places. It shows the Thomas Judkins house, a large one and a half storied building with massive chimneys on either end, and lists c. 1800 as the time of construction."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Thomas Judkins was a son of 1760 William Judkins of Surry County and married Dolly Price on January 3, 1797, but given the
presence of Thomas Judkins in North Carolina in 1778 and the identification of his widow as Lavina, it seems unlikely that Thomas Judkins, son of 1760 William Judkins, was the Thomas Judkins who married Dolly Price.

(I) James W. Judkins
James W. Judkins was a son of Thomas Judkins and Lavina (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴, Thomas⁵)

In The Judkins Journal, Vol. 7/1, Mrs. Norma Pennington stated that in 1820 at Warren County, North Carolina, ______ Book 22/266, Thomas Judkins was granted a license to keep a tavern in his house and that on September 11, 1825, at Warren County, North Carolina, D.B. 25/353 Lavina Judkins, widow of Thomas Judkins, and his two sons James W. Judkins and Thomas J. Judkins sold 550 acres of land on Little Fishing Creek to John Burges of Halifax County, North Carolina. Mrs. Pennington also stated that:

"Lavina wrote her will 2 December 1825, leaving the following bequests, "First I give and bequeath to Thos. J. Judkins my dearly beloved son, the sum of one hundred cents, to be raised and levied out of my estate .. also, I give to my well beloved son Jas. W. Judkins whom I likewise constitute, make and ordain the sole executor of this my last will and Testament, all my property arising from the Estate (of my husband) Thomas Judkins decd. Also one bond for Seven hundred dollars, Executed to me by said Jas. W. Judkins by him freely to be possessed and enjoyed."

It certainly appears James was the favored son, but perhaps Thomas received a large inheritance from his father.
We have no record of the events that occurred between the day Lavina wrote her will and 28 Nov 1826, but on that day Thomas J. Judkins, not James W. Judkins, appeared at court and posted a bond as administrator with the will annexed of the estate of Lavina Judkins. There appears to be no further record of James W. Judkins in Warren County. Did he die between 2 Dec 1825 and 28 Nov. 1826, or did he join the movement west or south in search of cheap and fertile land? Thomas J. stayed in Warren County. Records show he married Rebecca Ingram (d/o Benjamin Ingram and Lettiece Perry) of Franklin Co., N.C., 22 Jan. 1824. . . ."

(II) 1866 Thomas J. Judkins and His Wife Rebecca (Ingram) Judkins

1866 Thomas J. Judkins was a son of Thomas Judkins and Lavina (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1760 William⁴, Thomas⁵)

In The Judkins Journal, Vol. 7/1, Mrs. Norma Pennington stated that in 1820 at Warren County, North Carolina, ________ Book 22/266, Thomas Judkins was granted a license to keep a tavern in his house and that on September 11, 1825, at Warren County, North Carolina, D.B. 25/353 Lavina Judkins, widow of Thomas Judkins, and his two sons James W. Judkins and Thomas J. Judkins sold 550 acres of land on Little Fishing Creek to John Burges of Halifax County, North Carolina. Mrs. Pennington also stated that:

"Lavina wrote her will 2 December 1825, leaving the following bequests, "First I give and bequeath to Thos. J. Judkins my dearly beloved son, the sum of one hundred cents, to be raised and levied out of my estate .. also, I give to my well beloved son Jas. W. Judkins whom I likewise constitute, make and ordain the sole executor of this my last will and Testament, all my property arising from the Estate (of my husband) Thomas Judkins decd. Also one bond
for Seven hundred dollars, Executed to me by said Jas. W. Judkins by him freely to be possessed and enjoyed."

It certainly appears James was the favored son, but perhaps Thomas received a large inheritance from his father.

We have no record of the events that occurred between the day Lavina wrote her will and 28 Nov 1826, but on that day Thomas J. Judkins, not James W. Judkins, appeared at court and posted a bond as administrator with the will annexed of the estate of Lavina Judkins. there appears to be no further record of James W. Judkins in Warren County. Did he die between 2 Dec 1825 and 28 Nov. 1826, or did he join the movement west or south in search of cheap and fertile land? Thomas J. stayed in Warren County. Records show he married Rebecca Ingram (d/o Benjamin Ingram and Letteuce Perry) of Franklin Co., N.C., 22 Jan. 1824 . . . ."  

In The Judkins Journal, Vol. 7/1, Mrs. Norma Pennington stated that:

"At the courthouse in Warrenton is a notebook of cemetery records showing the following in Judkins District:

Sledge Cemetery

located off road #1509 near road #1510 on Alice Perry & Milton Overby farm near Embro,

Judkins, Thomas J. (born in Warren Co., N.C.)
Born 8/5/1801 Died 12/19/1866

Sledge, Almira H. (dau. of G.R. & N.D. Sledge)
Born 7/20/1854 Died 2/7/1856

Sledge, Ellen E. (dau. of G.R. & N.D. Sledge)
Born 12/22/1848 Died 1/8/1850

Sledge, George W. (son of G.R. & N.D. Sledge)
Born 2/22/1861 Died 3/1/1863

Sledge, Infant (son of George R. & Nancy D. Sledge)
Born 8/17/1846 Died 8/17/1846"
iii. Jordan Judkins And His Wife Sarah
"Sally" (Warren) Judkins

Jordan Judkins was a son of 1760 William Judkins of Surry County and Rebeccah (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1760 William⁴)

The Black Water Monthly Meeting Records, Surry County, Virginia, listed the birth of Sarah Warren, daughter of Samuel Warren, Sr., and Hannah (Inman) Warren, on October 26, 1760.

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Jordan Judkins as one of his children:

". . . . Item: I Give & Bequeath to my Two sons Jordan Judkins and Mark Judkins the Land that I purchased of Anslem Bailey and the Land I purchased of John Hawkins lying in Granvill County in No. Carolina to be equally Divided Between them & their Heirs forever. . . ."

In The Judkins Journal, Vol. 6/3, Mrs. Norma Pennington stated as follows:

"Jordan Judkins In Surry County Order Book 1764-74, p.267 17 September 1771 - Jordan Judkins made choice of Samuel Judkins for his guardian. This would indicate Jordan had reached the age of 14 at which time he could choose his own guardian. In the orphan's account for 1772 Jordan is provided a horse which costs 18 pounds and also a saddle and bridle. At a court held for Surry Co., 22 August 1775, Jordan came into court, most likely riding that same horse, and acknowledged to have received full satisfaction of his late guardian, Samuel Judkins, indicating that he had come of age."

In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that Jordan Judkins was
born about 1757, and on September 17, 1771, at Surry County, Virginia, Court Order Book 1764-74/... he chose Samuel Judkins as his guardian, and that Jordan Judkins moved to Seacock Swamp, Sussex County, Virginia.

The marriage bond of Jordan Judkins and Sally Warren, daughter of Samuel Warren was dated on October 6, 1783, at Surry County, Virginia, with Mark Judkins as surety and Thomas Sprately as a witness:

"Know all Men by these Presents That We Jordan Judkins and Mark Judkins are held and firmly bound unto his Excellency Benjamin Harrison Esquire Governor of the Commonwealth of Virginia in the just Sum of fifty Pounds Current Money to be paid to the said Benjamin Harrison esquire and to his Successors to which Payment well and truly to be made We bind ourselves our Heirs Exors and Admors firmly by these Presents Sealed with our Seals and dated this 6th day of Octor. 1783

Whereas there is a Marriage suddenly intended to be solemnized between the above bound Jordan Judkins and Sally Warren Daughter of Samuel Warren late of sd. County decd Now the Condition of the above Obligation is such that if there be no lawful cause to obstruct the same then this Obligation to be void otherwise to remain in full force

Sealed & Delivered ) Jordan Judkins
in the Presence of ) Mark Judkins
Thos. Spratley"

On January 26, 1785, at Surry County, Virginia, Court Order Book 1775-1783/393 the court filed the following order:

"Jordon Judkins and Sarah his wife, Mark Judkins and Elizabeth his wife and John, Samuel, and Peggy Warren Infants by Mark Judkins their next friend complts against

Hannah Warren Exc and Devissee of Samuel Warren decd Defts
Agreeable to a former order made in this cause a Report was now returned in these words, to wit, 'In obedience to a decree of Surry Court bearing date November 1784 to us directed we have allotted and set apart one sixth part of the slaves of which Samuel Warren died seized and possessed and their increase to Jordon Judkins and Sarah his wife to wit, Dinah, Ben Isaac, and Silvia, the said Jordon Judkins and Sarah his wife paying to the other parts five pounds eight shillings and four pence: Also one sixth part to Mark Judkins and Elizabeth his wife, to wit, Moses, Lucy, Tempy, and Quilly, the said Mark Judkins and Elizabeth his wife paying to the other parts --- eight shillings and four pence. Witness our hands this 26th day of January 1785, Joel Thompson, Henry Moring, Charles Judkins --- whereupon it is decreed and ordered that the said report be made firm, stable, and binding between the parties, that six months be given the Infants after they shall respectively arrive to lawful age to dispute the validity of this decree if they may think proper and that the cost of the same be equally borne by the parties.'

This record confirms that Jordan Judkins married Sarah "Sally" Warren.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Jordan Judkins was a son of 1760 William Judkins of Surry County and married Sally Warren on October 6, 1783.

(I) 1859 Samuel Warren Judkins Of Logan County, Kentucky, His Wives

Elizabeth (Jarratt) Judkins And

Rebecca (Hines) Judkins, And His Descendants

1859 Samuel Warren Judkins of Logan County, Kentucky, was a son of Jordan Judkins and Sarah "Sally"
(Warren) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴, Jordan⁵)

iv. 1811 Mark Judkins Of Sussex County, His Wife Elizabeth (Warren) Judkins, And His Descendants

1811 Mark Judkins of Sussex County was a son of 1760 William Judkins of Surry County and Rebecca (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴)

The Black Water Monthly Meeting Records, Surry County, Virginia, listed the birth of Elizabeth Warren, daughter of Samuel Warren, Sr., and Hannah (Inman) Warren, on February 26, 1763.

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Mark Judkins as one of his children:

"... Item: I Give & Bequeath to my Two sons Jordan Judkins and Mark Judkins the Land that I purchased of Anslem Bailey and the Land I purchased of John Hawkins lying in Granvill County in No. Carolina to be equally Divided Between them & their Heirs forever. ... ."

In The Judkins Journal, Vol. 6/3, Mrs. Norma Pennington stated as follows:

"Mark Judkins Jesse Judkins is appointed guardian to Mark Judkins at Surry County Court held 20 February 1770. (Order Book 1764-74, p.203) Jesse filed an annual account for Mark from 1771-1780. In Surry Co. Order Book 1775-85, p.145, at a court held 28 May 1782, is written "Ordered that Mark
Judkins be added to the list of Tithables taken last June (one tithe)."

In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that on February 20, 1770, at Surry County, Virginia, Court Order Book ___/___ Jesse Judkins was appointed guardian for Mark Judkins and that he died on December 17, 1811, at Sussex County, Virginia, based on the case of Davis v. Judkins, Sussex County, Virginia, Box 201 of loose papers and the Newport News Virginia Daily Press dated May 1, 1966, page 16.

On January 26, 1785, at Surry County, Virginia, Court Order Book 1775-1783/393 the court filed the following order:

"Jordon Judkins and Sarah his wife, Mark Judkins and Elizabeth his wife and John, Samuel, and Peggy Warren Infants by Mark Judkins their next friend complts against Hannah Warren Exc and Devisee of Samuel Warren decd Defts
Agreeable to a former order made in this cause a Report was now returned in these words, to wit, 'In obedience to a decree of Surry Court bearing date November 1784 to us directed we have alloted and set apart one sixth part of the slaves of which Samuel Warren died seized and possessed and their increase to Jordon Judkins and Sarah his wife to wit, Dinah, Ben Isaac, and Silvia, the said Jordon Judkins and Sarah his wife paying to the other parts five pounds eight shillings and four pence: Also one sixth part to Mark Judkins and Elizabeth his wife, to wit, Moses, Lucy, Tempy, and Qually, the said Mark Judkins and Elizabeth his wife paying to the other parts eight shillings and four pence. Witness our hands this 26th day of January 1785, Joel Thompson, Henry Moring, Charles Judkins whereupon it is decreed and ordered that the said report be made firm, stable, and binding between the parties, that six months be given the Infants after they shall respectively arrive to lawful age to dispute the validity of this decree if they
may think proper and that the cost of the same be equally borne by the parties."

This record indicates that Mark Judkins married Elizabeth Warren.

The Judkins Journal, "Margaret (Judkins) Ellis of Tennessee", Vol. 6/3, stated that Mark Judkins and Elizabeth (Warren) Judkins had the following daughter:

1) Margaret (Judkins) (Ellis) Fletcher, born about 1787 at Virginia.

(I) Margaret (Judkins) (Ellis) Fletcher, Her Husbands Caleb Ellis And Fletcher, And Her Descendants

Margaret (Judkins) (Ellis) Fletcher was a daughter of 1811 Mark Judkins of Sussex County and Elizabeth (Warren) Judkins. (1672 Samuel^, 1705 Samuel^2, 1760 John^3, 1760 William^4, 1811 Mark^5)

v. Hannah (Judkins) Moody And Her Husband Samuel Moody

Hannah (Judkins) Moody was a daughter of 1760 William Judkins of Surry County and Rebeccah (_______) Judkins. (1672 Samuel^, 1705 Samuel^2, 1760 John^3, 1760 William^4)

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Hannah Judkins as one of his children:
". . . . Item I give & Bequeath to my Three Daughters Hannah Judkins, Rebeccah Judkins & Sarah Judkins the Plantation I now live on and the Land belonging therewith to be equally Divided Between them & their Heirs forever. . . ."

In The Judkins Journal, Vol 6/3, Mrs. Norma Pennington stated as follows:

"Hannah Judkins Henry Moreing is appointed guardian to Hannah Judkins orphan of William Judkins - Surry Co. Order Book 1757-63, p.296. The annual account filed by Henry from 1763 through 21 August 1770 included quitrents of 33 acres of land. On 18 September 1770 Henry Mooring is discharged as guardian to Hannah Judkins."

In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that Hannah Judkins married Samuel Moody and had issue.

vi. Rebecca (Judkins) (Lane) Moore, Her Husbands Joseph Lane And Jesse Moore, And Her Descendants Rebecca (Judkins) (Lane) Moore was a daughter of 1760 William Judkins of Surry County and Rebeccah (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴)

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Rebecca Judkins as one of his children:

". . . . Item I give & Bequeath to my Three Daughters Hannah Judkins, Rebeccah Judkins & Sarah Judkins the Plantation I now live on and the Land belonging therewith to be equally Divided Between them & their Heirs forever. . . ."
In *The Judkins Journal*, Vol. 6/3, Mrs. Norma Pennington stated as follows:

"Rebecca Judkins  By 20 November 1770 Rebecca had reached the age of 12 at which time she could choose her own guardian. In Surry Co. Order Book 1764-74, p.203, her choice of Joseph Judkins is recorded. At the same time Joseph was appointed guardian to her sister, Sarah Judkins. The accounts he filed for Rebecca and Sarah also showed quitrents of thirty acres of land. The orphan account on p.304, dated 25 October 1774 states, "Joseph Lane who hath intermarried with Rebecca Judkins this day came into court and acknowledged that he received the whole of her Estate which was in the hands of Joseph Judkins her late Guardian."

Our Ancestors stated that Rebecca Judkins married Joseph Lane before August 24, 1773, and died before 1784, that Joseph Lane died about November 11, 1777, and that his will dated August 18, 1777, was probated on July 28, 1778, at Surry County, Virginia, and that Rebecca (Judkins) Lane and Joseph Lane had the following children:

1) Joseph Joel Lane, born before August 18, 1777,
2) John Lane, born before August 18, 1777, and
3) Charity (Lane) Warren, born after August 18, 1777, and probably before June 1778.

Our Ancestors also stated the following:

"On 24 August 1773, Joseph & Rebecca Lane deed Joseph Judkins 'all our tract of land, left by Wm Judkins to his three daughters.'"

In 1774 Joseph Lane, who intermarried with Rebecca Judkins acknowledges that he has received her estate from her guardian, Joseph Judkins. Surry O.B. 1764, p. 458. Recorded 25 Oct 1774."
In her letters dated June 29, 1987, and January 29, 1995, Norma J. Pennington enclosed family group sheets which stated that Rebecca Judkins married first Joseph Lane before October 25, 1774 and married second Jesse Moore before August 28, 1781.

(I) **Joseph Joel Lane And His Wife Nancy (Warren) Lane**

Joseph Joel Lane was a son of Rebecca (Judkins) (Lane) Moore and Joseph Lane. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1760 William⁴, Rebecca⁵)

**Our Ancestors** stated that Joseph Joel Lane was a son of Rebecca (Judkins) (Lane) Moore and Joseph Lane, married Nancy Warren on August 2, 1794, and died in 1814 at Norfolk, Crany Island, Virginia, in the War of 1812, and that the inventory of his estate was filed on January 3, 1815.

**Our Ancestors** also stated that the following were filed in the estate of Joseph Lane:

1. Accounting on December 23, 1816,
2. Appraisal dated January 17, 1817, filed on September 27, 1819,
3. Accounting on September 27, 1819,
4. Accounting on March 26, 1821, and
5. Accounting on February 26, 1825.
(II) John Lane And His Wife Nancy (Long)

Lane

John Lane was a son of Rebecca
(Judkins) (Lane) Moore and Joseph Lane. (1672 Samuel¹, 1705
Samuel², 1760 John¹, 1760 William⁴, Rebecca⁵)

Our Ancestors stated that John Lane was a son of Rebecca
(Judkins) (Lane) Moore and Joseph Lane, married Nancy Long on
October 5, 1803, and died about 1816 at Surry County, Virginia,
and that the inventory of his estate was filed on December 9,
1816, at Surry County, Virginia.

Our Ancestors also stated that an accounting for the estate
of John Lane was filed on June 22, 1818.

(III) Charity (Lane) Warren And Her

Husband John D. Warren

Charity (Lane) Warren was a
daughter of Rebecca (Judkins) (Lane) Moore and Joseph Lane.
(1672 Samuel¹, 1705 Samuel², 1760 John¹, 1760 William⁴, Rebecca⁵)

Our Ancestors stated that Charity Lane was a daughter of
Rebecca (Judkins) (Lane) Moore and Joseph Lane and married
John D. Warren on January 15, 1798.
vii. Sarah (Judkins) Lane And Her Husband Drury Lane
Sarah (Judkins) Lane was a daughter of 1760 William Judkins of Surry County and Rebeccah (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1760 William⁴)

The will of William Judkins dated on December 10, 1760, and probated on December 16, 1760, at Surry County, Virginia, D. & W.B. 10/238 listed Sarah Judkins as one of his children:

"... Item I give & Bequeath to my Three Daughters Hannah Judkins, Rebeccah Judkins & Sarah Judkins the Plantation I now live on and the Land belonging therewith to be equally Divided Between them & their Heirs forever. . . ."

In The Judkins Journal, Vol. 6/3, Mrs. Norma Pennington stated as follows:

"Sarah Judkins. In an August 1773 account filed by Joseph for Sarah he listed among his purchases "one bottle of wine". In 1775 he bought "one scarlet cloke" and paid Wm Maget for teaching Psalms to Sarah. The last account for Sarah was filed in 1775."

In her letter dated June 29, 1987, Norma J. Pennington enclosed family group sheets which stated that Sarah Judkins married Drury Lane.

c. 1779 Joseph Judkins Of Surry County, His Probable Wife Mary Anne (_____ ) Judkins, And His Descendants

1779 Joseph Judkins of Surry County was a son of 1760 John Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)
The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Joseph Judkins as one of his children:

"... Item. I give to my son Joseph Judkins part of the purchase of land that I purchased of Benjamin Cook lying on the swamp bounded by a line beginning at an oak ... this forked branch and continuing to William Cook line except the timber belonging to the swamp from William Cook line down the said swamp to a marked line. I also give to my son Joseph one negro boy named Harry to him and his heirs forever ... ."

The will of Martha (______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Joseph Judkins as one of her children:

"... Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever ... ."

The will of Joseph Judkins was dated on October 3, 1778, probated on February 23, 1779, at Surry County, D. & W.B. 10a/519, and provided as follows:

"In the Name of God Amen I Joseph Judkins of County of Surry and Parish Southwark, being weak of Body, but of sound & disposing Memory, thanks be to God for the same, therefore do make and Ordain this to be my last Will and Testament in Manner and form following Vizt what Worldly Goods it hath pleased God to Bestow on me I dispose of them in the following Manner.

Imprimis. I Give and Bequeath to my Son James Judkins my two Plantations and all the Land belonging to them, together with the Land I Bought of Benjamin Evans, also three Negroes Vizt Ben. Tiller & David, Likewise my Copper Still Tub and
Item. I Give and Bequeath to my Daughter Sally Lane one Negro Woman Named Juner and one Side Saddle to her and her Heirs for Ever.

Item. I Give the use of three Negroes, Selah, Rachel and Hannah to my Daughter Sally Lane During her Life, and after her Death to be equally Divided between all the Children my Daughter shoud bear, to Live to the Age of Twenty Years or have Issue, but if my Daughter Sally shoud think proper to Deliver any of the said Negroes at the Age of Twenty Years Old to any of her Children, or they have Issue. At the Delivery of such Negro or Negroes to whom they are Delivered to be Valued and for that Value to be part or equal proportion of the said Negroes as the Case may be at her Death to them & their Heirs for Ever.

Item I leave the use of Two Hundred and Fifty Pounds Cash to my Daughter Sally Lane, to be Raised out of my Estate, for her and John Lane to Lay out in Land as they shall think proper, and for her to have the use of it During her life, and after her Death, or any time before, as she shall think fit. I Give and Bequeath the said Land to my Grand Son Judkins Lane to him and his Heirs for Ever.

Item. I Give and Bequeath all the Remaining Part of my Estate of all Kinds whatsoever to be Equally Divided between my Son James Judkins and my Daughter Sally Lane to them and Heirs forever. But first for them to pay my Debts and Funeral Expenses.

Item. My Will and Desire is that my Estate should not be Appraised.

Item. And Lastly I do appoint James Judkins, John Lane and Sally Lane Executors, to this my last Will and Testament, Revoaking and making Null and Void all other Wills formerly by me made, and do Declare this to be my last In Witness whereof I have hereunto set my hand and Affixed my Seal this
third Day of October Anno. One Thousand Seven Hundred and Seventy Eight.

Signd Seal'd and Delivered In Presence of
William Evans
Jesse Cocks
Henry Smith
William Cockes Junr.

At a Court held for Surry County February 23rd 1779.

The afore written last Will and Testament of Joseph Judkins Decd was presented in Court by James Judkins and John Lane two of the Executors therein named who made Oath thereto According to Law and the same being proved by the Oaths of William Evans and Jesse Cocks two of the Witnesses thereto was by the Court Ordered to be Recorded. And on the Motion of the said Executors Certificate is Granted them for Obtaining a probate thereof in due form.

Test
Wm Nelson Cl. Cur."

This record indicates that the family of 1779 Joseph Judkins of Surry County was as follows:

Wife: _______ (______) Judkins

Children: 1) James Judkins,

2) Sally (Judkins) Lane, wife of John Lane, and

Granson: 1) Judkins Lane.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that 1779 Joseph Judkins probably married Mary Anne _______.

i. Sally (Judkins) Lane, Her Husband John Lane, And Her Descendants
Sally (Judkins) Lane was a daughter of 1779 Joseph Judkins of Surry County and ______ (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴)

The will of Joseph Judkins dated on October 3, 1778, and probated on February 23, 1779, at Surry County, D. & W.B. 10a/519, listed Sally (Judkins) Lane as one of his children:

"... Item. I Give and Bequeath to my Daughter Sally Lane one Negro Woman Named Juner and one Side Saddle to her and her Heirs for Ever.

Item. I Give the use of three Negroes, Selah, Rachel and Hannah to my Daughter Sally Lane During her Life, and after her Death to be equally Divided between all the Children my Daughter shoud bear, to Live to the Age of Twenty Years or have Issue, but if my Daughter Sally shoud think proper to Deliver any of the said Negroes at the Age of Twenty Years Old to any of her Children, or they have Issue. At the Delivery of such Negro or Negroes to whom they are Delivered to be Valued and for that Value to be part or equal proportion of the said Negroes as the Case may be at her Death to them & their Heirs for Ever.

Item I leave the use of Two Hundred and Fifty Pounds Cash to my Daughter Sally Lane, to be Raised out of my Estate, for her and John Lane to Lay out in Land as they shall think proper, and for her to have the use of it During her life, and after her Death, or any time before, as she shall think fit. I Give and Bequeath the said Land to my Grand Son Judkins Lane to him and his Heirs for Ever.

Item. I Give and Bequeath all the Remaining Part of my Estate of all Kinds whatsoever to be Equally Divided between my Son James Judkins and my Daughter Sally Lane to them and Heirs forever. But first for them to pay my Debts and Funeral Expenses.

Item. My Will and Desire is that my Estate should not be Appraised.

Item. And Lastly I do appoint James Judkins, John Lane and Sally Lane Executors, to this my last Will and Testament, ... ."
I) Judkins Lane

Judkins Lane was a son of Sally (Judkins) Lane and John Lane. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1779 Joseph\(^4\), Sally\(^5\))

The will of Joseph Judkins dated on October 3, 1778, and probated on February 23, 1779, at Surry County, D. & W.B. 10a/172, listed Judkins Lane as his grandchild:

". . . . To my daughter, Sally Lane, 1 negro & 250 pounds cash to Sally Lane for her and John Lane to buy land; said land to go to her death to my grandson Judkins Lane. . . ."

ii. 1818 James Judkins Of Surry County, His Wife Mary Ann (Judkins) Judkins, And His Descendants

1818 James Judkins of Surry County was a son of 1779 Joseph Judkins of Surry County and ______ (______) Judkins. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1779 Joseph\(^4\))

The will of Ann (______) Judkins dated December 12, 1756, and probated on March 15, 1757, at Surry County, Virginia, W.B. 10/87 listed Mary Ann Judkins as one of her grandchildren:

". . . . Item I give to my Grand Daughter Mary Ann Judkins Two pounds Ten Shillings Current Money . . . ."

The marriage bond of James Judkins and Mary Ann Judkins was dated on October 8, 1774, at Surry County, Virginia, with Samuel Judkins as surety:
"Know all men by these presents that we James Judkins and Samuel Judkins of Surry County are held and firmly bound unto our Sovereign Lord the King his Heirs and Successors, in the Sum of Fifty pounds Current Money of Virginia, to be paid unto our said Lord the King his Heirs and Successors, to the which payment well and truly to be made we bind ourselves and each of us, our and each of our Heirs, Executors & Administrators Jointly and Severally, firmly by these Presents, Sealed with our Seals and Dated the Eight Day of October Anno Domini 1774.

The Condition of this Obligation is such that whereas there is a Marriage Suddenly intended to be Solemnized between the above bound James Judkins and Mary Ann Judkins, if therefore there be no Lawfull Cause to Obstruct the said Marriage, then the above Obligation to be Void, Otherwise to remain in full force and Virtue

Sealed and Delivered) James Judkins
In Presence of ) Saml Judkins"

The will of 1779 Joseph Judkins dated on October 3, 1778, and probated on February 23, 1779, at Surry County, D. & W.B. 10a/519, listed James Judkins as one of his children:

"... Imprimis. I Give and Bequeath to my Son James Judkins my two Plantations and all the Land belonging to them, together with the Land I Bought of Benjamin Evans, also three Negroes Vizt Ben. Tiller & David, Likewise my Copper Still Tub and Worm and my best Riding Saddle to him and his Heirs for Ever.

... .

Item. I Give and Bequeath all the Remaining Part of my Estate of all Kinds whatsoever to be Equally Divided between my Son James Judkins and my Daughter Sally Lane to them and Heirs forever. But first for them to pay my Debts and Funeral Expenses.

... .

Item. And Lastly I do appoint James Judkins, John Lane and Sally Lane Executors, to this my last Will and Testament, Revoaking and making Null and Void all other Wills formerly by me made, and do Declare this to be my last In Witness whereof I have hereunto set my hand and Affixed my Seal this
third Day of October Anno. One Thousand Seven Hundred and Seventy Eight.

Signd Seal'd and Delivered In Presence of 
Joseph Judkins
William Evans
Jesse Cocks
Henry Smith
William Cockes Junr.

At a Court held for Surry County February 23rd 1779.

The afore written last Will and Testament of Joseph Judkins Decd was presented in Court by James Judkins and John Lane two of the Executors therein named who made Oath thereto According to Law and the same being proved by the Oaths of William Evans and Jesse Cocks two of the Witnesses thereto was by the Court Ordered to be Recorded. And on the Motion of the said Executors Certificate is Granted them for Obtaining a probate thereof in due form.

Test
Wm Nelson Cl. Cur."

The will of James Judkins was dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340, and provided as follows:

"In the name of God amen I James Judkins Sen: of Surry county and state of Virginia, being weak of body but of sound mind and memory do make and ordain this to be my last Will and Testament in the following manner to wit:

1st Item I give and bequeath to my Daughter Martha Wilkins Berriman Ten dollars to her and her heirs forever.

2nd Item I give and bequeath unto my Son Joseph Judkins the Land and plantation whereon he now lives, from Archibald Davis's lower line down to the head of the persimmon Run ajoining Holts line and and thence north down the said Run to Cherry Judkins's line in the Cypress swamp also I give and bequeath unto my said son Joseph, all the person property that I hath formerly lent him to him and his heirs forever.
3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Begining at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk of the Pocoson Hill thence along the said parth to the road adjoining Cherry Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Begining, to them and their heirs forever.

4th Item I give and bequeath unto my daughter Mary Judkins a tract of Land containing twenty six Acres more or less that my Father bought of Benja: Evans bounded by Archibald Davis's Land by James Baileys Land and Black water swamp to her and her heirs forever.

5th Item I give and bequeath to my Son James Judkins all my Land & Plantation whereon I now live that I have not herein disposed of also I give and bequeath unto him my said son James my young bay Mare, bridle and Saddle one Cow and Calf of the first choice, three hundred weight of pork, two Ewes and Lambs twenty barrels Corn all my Cider Barrels and peach Stands, one feather bed and furniture one Buffat six of the choice setting Chairs, one Table of the first Choice, one Cart, one pair Cart wheels one plow and two plow hoes and my small Gun also one Chest to him and his heirs forever.

6th Item I give and bequeath unto my daughter Dolly Judkins one feather Bed and furniture one chest one Loom Slays and Harneses one Close press to her and her heirs forever.

7th Item I give and bequeath to my daughter Betsy Judkins one feather Bed and furniture and one chest to her and her heirs forever.

8th Item I give and bequeath to my daughter Mary Judkins one feather Bed and furniture and one chest to her and her heirs forever.

9th Item I give and bequeath unto my three daughters namely Dolly Betsy and Mary Judkins my old horse Yorrick to them and their heirs forever.
10th Item  My Will and desire is that my three daughters namely Dolly Betsy and Mary Judkins shall have free use of the two shed Rooms in my dwelling house also necessary use of the Kitchen, Smoak House and Dary so long as either of them shall remain single.

11th Item I give and bequeath unto my Grandson James Judkins son of Joseph Judkins, Twenty dollars to be applied toward Schooling him my said Grandson James.

12th Item  My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

12th Item my Will and desire is that my Estate shall not be appraised.

Lastly I nominate and appoint my Brother Thomas Rowell my whole and sole executor of this my last Will and Testament In Witness whereof I have hereunto set my hand and affixed my seal this Twenty fourth day of October one Thousand eight hundred and thirteen.

Signed Seald and deli- vered in presence of
Jesse Brown (That my Father Bought of)
Saml. Rowell (Benja: Evans interlined )
Sally Rowell (before assigned )

At a court held for Surry county November 23rd 1818.

The within written Testament and last Will of James Judkins sen: deceased, was presented into Court by Thomas Rowell the executor therein named, and the same being proved the oaths of Jesse Browne and Samuel Rowell two of the witnesses thereto and by the Court ordered to be recorded. On Motion of said executor who made oath and gave bond with John Mallicote and Willis Thompson his securities in the penal sum of two thousand dollars Conditioned as the law directs, Certificate is granted him for obtaining a probat thereof in due form.

"teste"
This record identifies the family of 1818 James Wright as follows:

Children: 1) Martha Wilkins (Judkins) Berriman,  
2) Joseph Judkins,  
3) Dolly Judkins,  
4) Sally (Judkins) Chapel,  
5) Betsy Judkins,  
6) Mary Judkins,  
7) James Judkins

Grandchild, child of Joseph Judkins:

1) James Judkins.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that James Judkins had the following children and grandchildren:

Children: 1) Joseph Judkins, and  
2) Martha Wilkins (Judkins) Berriman.

Grandchildren: 1) Dolly Judkins,  
2) Sally Chapel,  
3) Betsy Judkins,  
4) Mary Judkins, and  
5) James Judkins.

But this is clearly incorrect and the grandchildren should be listed as children.
In her letter dated January 29, 1995, Norma J. Pennington stated that James Judkins was born in 1751, married first Mary Ann Judkins on October 8, 1774, married possibly second Lucy Cockes on February 2, 1778, married third Mary Rowell on May 20, 1780, and died before November 23, 1818, that Mary Ann (Judkins) Judkins was born before December 1756, and died before May 20, 1780, and that James Judkins and Mary Ann (Judkins) Judkins had the following children:

1) Martha Wilkins (Judkins) Berriman, born on October 18, 1776, and
2) Joseph Judkins, and

that James Judkins and Mary (Rowell) Judkins had the following children:

1) Dolly Judkins,
2) Sally (Judkins) Chappell,
3) Elizabeth "Betsy" (Judkins) Inman,
4) Mary "Polly" Judkins, and
5) James Judkins, Jr., born about 1795, and

that it was possible that Joseph Judkins was the son of Lucy (Cockes) Judkins.

(I) Martha Wilkins (Judkins) Berriman
And Her Husband Nathaniel Berriman

Martha Wilkins (Judkins) Berriman was a daughter of 1818 James Judkins of Surry County and Mary Ann
(Judkins) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴, 1818 James⁵)

The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Martha Wilkins Berriman as one of his children:

"...1st Item I give and bequeath to my Daughter Martha Wilkins Berriman Ten dollars to her and her heirs forever.
...
"

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Martha Wilkins (Judkins) Berriman was a daughter of James Judkins and _______ (_______) Judkins and married Nathaniel Berriman on May 14, 1798.

In her letter dated January 29, 1995, Norma J. Pennington stated that Martha Wilkins Judkins was a daughter of James Judkins and Mary Ann (Judkins) Judkins, was born on October 18, 1776, married Nathaniel Berriman, Jr., in May 1798, and died on November 8, 1821, that Nathaniel Berriman, Jr., was born on July 14, 1778, and died on July 24, 1841, and that Martha Wilkins (Judkins) Berriman and Nathaniel Berriman, Jr., had children.

(II) Joseph Judkins

Joseph Judkins was a son of 1818 James Judkins of Surry County and _______ (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴, 1818 James⁵)
The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Joseph Judkins as one of his children:

"... 2nd Item I give and bequeath unto my Son Joseph Judkins the Land and plantation whereon he now lives, from Archibald Davis's lower line down to the head of the persimmon Run ajoining Holts line and and thence north down the said Run to Cherry Judkins's line in the Cypress swamp also I give and bequeath unto my said son Joseph, all the person property that I hath formerly lent him to him and his heirs forever.

11th Item I give and bequeath unto my Grandson James Judkins son of Joseph Judkins, Twenty dollars to be applied toward Schooling him my said Grandson James.

..."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Joseph Judkins was a son of James Judkins and ______ (______) Judkins.

In her letter dated January 29, 1995, Norma J. Pennington stated that Joseph Judkins was a son of James Judkins and Mary Ann (Judkins) Judkins or possibly of Lucy (Cockes) Judkins and married Selah Warren and that Joseph Judkins and Selah (Warren) Judkins had the following child:

1) James H.(?) Judkins, born before October 24, 1813.

(III) Dolly Judkins

Dolly Judkins was a daughter of 1818 James Judkins of Surry County and ______ (______)
Judkins. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1779 Joseph\(^4\), 1818 James\(^5\))

The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Dolly Judkins as one of his children:

"... 3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Begining at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk of the Pocoson Hill thence along the said parth to the road adjoining Cherry Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Begining, to them and their heirs forever.

... 6th Item I give and bequeath unto my daughter Dolly Judkins one feather Bed and furniture one chest one Loom Slays and Harneses one Close press to her and her heirs forever.

... 9th Item I give and bequeath unto my three daughters namely Dolly Betsy and Mary Judkins my old horse Yorrick to them and their heirs forever.

10th Item My Will and desire is that my three daughters namely Dolly Betsy and Mary Judkins shall have free use of the two shed Rooms in my dwelling house also necessary use of the Kitchen, Smoak House and Dary so long as either of them shall remain single.

... 12th Item My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

..."
In her letter dated January 29, 1995, Norma J. Pennington stated that Dolly Judkins was a daughter of James Judkins and Mary Ann (Judkins) Judkins and died before November 24, 1845.

(IV) Sally (Judkins) Chapel Or Chappell
And Her Husband Chapel Or Chappell

Sally (Judkins) Chapel or Chappell was a daughter of 1818 James Judkins of Surry County and ________ (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴, 1818 James⁵)

The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Sally Chapel as one of his children:

".... 3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Beginning at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk of the Pocoson Hill thence along the said parth to the road adjoining Cherry Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Beginning, to them and their heirs forever.

....

12th Item My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

...."
In her letter dated January 29, 1995, Norma J. Pennington stated that Sally Judkins was a daughter of James Judkins and Mary Ann (Judkins) Judkins, married Howell Chappell on December 27, 1809, and probably died before 1819.

(V) Elizabeth "Betsy" Judkins

Elizabeth "Betsy" Judkins was a daughter of 1818 James Judkins of Surry County and _______ (________) Judkins. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1779 Joseph\(^4\), 1818 James\(^5\))

The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Betsy Judkins as one of his children:

". . . . 3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Beginning at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk of the Pocoson Hill thence along the said parth to the road ajoining Cherry Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Beginning, to them and their heirs forever.

. . . .

7th Item I give and bequeath to my daughter Betsy Judkins one feather Bed and furniture and one chest to her and her heirs forever.

. . . .

9th Item I give and bequeath unto my three daughters namely Dolly Betsy and Mary Judkins my old horse Yorrick to them and their heirs forever.
10th Item My Will and desire is that my three daughters namely Dolly Betsy and Mary Judkins shall have free use of the two shed Rooms in my dwelling house also necessary use of the Kitchen, Smoak House and Dary so long as either of them shall remain single.

12th Item My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

"..."

In her letter dated January 29, 1995, Norma J. Pennington stated that Elizabeth "Betsy" Judkins was a daughter of James Judkins and Mary Ann (Judkins) Judkins and married possibly Isham Inman in August 1823.

(VI) Mary "Polly" Judkins

Mary "Polly" Judkins was a daughter of 1818 James Judkins of Surry County and _______ (_______)

Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴, 1818 James⁵)

The will of James Judkins dated on October 24, 1813, and probated on November 23, 1818, at Surry County, Virginia, W.B. 3/340 listed Mary Judkins as one of his children:

"... 3rd Item I give and bequeath unto my daughters namely Dolly Judkins, Sally Chapel, Betsy Judkins and Mary Judkins to be equally divided between them, apart of the Land I now live on as follows Begining at the Mouth of the Holly bush branch at the edge of Cypress Swamp from thence twenty yards west of said Branch from thence up the said Branch on the West side twenty yards from the Main run to the fork, thence from the said fork a direct line to a large dead pine standing in the edge of the Pocoson branch, from thence up Bens Branch to the old Pocoson parth at the bunk
of the Pocoson Hill thence along the said parth to the road adjoining Cherry Judkins's line thence West along said line to Thomas Coxes corner tree, thence down said swamp to the Beginning, to them and their heirs forever.

4th Item I give and bequeath unto my daughter Mary Judkins a tract of Land containing twenty six Acres more or less that my Father bought of Benja: Evans bounded by Archibald Davis's Land by James Baileys Land and Black water swamp to her and her heirs forever.

8th Item I give and bequeath to my daughter Mary Judkins one feather Bed and furniture and one chest to her and her heirs forever.

9th Item I give and bequeath unto my three daughters namely Dolly Betsy and Mary Judkins my old horse Yorrick to them and their heirs forever.

10th Item My Will and desire is that my three daughters namely Dolly Judkins and Mary Judkins shall have free use of the two shed Rooms in my dwelling house also necessary use of the Kitchen, Smoak House and Dary so long as either of them shall remain single.

12th Item My Will and desire is that my Executor shall make sale of the residue of my estate and after paying all my just debts, to be equally divided between my four daughters namely Dolly Judkins Sally Chapel Betsy Judkins and Mary Judkins to them and their heirs forever.

In her letter dated January 29, 1995, Norma J. Pennington stated that Mary "Polly" Judkins was a daughter of James Judkins and Mary Ann (Judkins) Judkins and before January 24, 1842.

(VII) 1835 James Judkins, His Wives Nancy (Rowell) Judkins And Martha Drew (Holloway) Judkins, And His Descendants
1835 James Judkins was a son of
1818 James Judkins of Surry County and _______ (_______)
Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1779 Joseph⁴,
1818 James⁵)

The will of James Judkins dated on October 24, 1813, and
probated on November 23, 1818, at Surry County, Virginia, W.B.
3/340 listed James Judkins as one of his children:

"... 5th Item I give and bequeath to my Son James
Judkins all my Land & Plantation whereon I now live that I
have not herein disposed of also I give and bequeath unto
him my said son James my young bay Mare, bridle and Saddle
one Cow and Calf of the first choice, three hundred weight
of pork, two Ewes and Lambs twenty barrels Corn all my Cider
Barrels and peach Stands, one feather bed and furniture one
Buffat six of the choice setting Chairs, one Table of the
first Choice, one Cart, one pair Cart wheels one plow and
two plow hoes and my small Gun also one Chest to him and his
heirs forever.
... ."

In her letter dated January 29, 1995, Norma J. Pennington
stated that James Judkins, Jr., was a son of James Judkins and
Mary Ann (Judkins) Judkins, was born about 1795, married first
Nancy Rowell in March 1817, married second Martha Drew Holloway
on April 4, 1829, and died on August 20, 1835, that Nancy
(Rowell) Judkins was born before 1796, and that James Judkins,
Jr., and Nancy (Rowell) Judkins had the following children:

1) Susanna "Susan" R. A. (Judkins) Savedge, born about
1820, and

d.  Samuel Judkins, Possibly 1811 Samuel Judkins
Of Surry County, His Wife Charity (______)
Judkins, And His Descendants
Samuel Judkins, possibly 1811 Samuel Judkins
of Surry County, was a son of 1760 John Judkins of Surry County
and Martha (_______) Judkins.  (1672 Samuel¹, 1705 Samuel², 1760
John³)

The will of John Judkins dated December 12, 1758, and
probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225
listed Samuel Judkins as one of his children:

"... Item. I give unto my son Samuel Judkins the
remainder of the said purchase of land I bought of Benjamin
Cook with the swamp and timber from William Cooks line to a
line in the swamp. I also give to my son Samuel one negro
boy named Jeffery to him and his heirs forever ... . It is
my will and desire that if either of my two sons Jesse and
Charles should die without any heirs of their body lawfully
begotten then the other shall inherit his claim of negroes
and all other things I have given them by legacy forever and
I desire further that if two of my three sons Samuel, Jesse,
Charles should die without any heir of their body lawfully
begotten that the others will inherit all the land and
negroes and all their estate I have left them by legacy
forever. My will and desire is that all my sons may be
prosperous and enjoy their estates when they arrive at the
age of eighteen years. . . ."

The will of Martha Judkins dated on January 19, 1767, and
probated on November 19, 1772, at Surry County, Virginia, D. &
W.B. 10a/172 listed Samuel Judkins as one of her children:

"... Eighthly. I give all the remainder part of my
Estate after Debts and Funeral charges is paid to be equally
divided amongst my Seven Children Joseph Judkins Mary Barham
Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins
Charles Judkins to be equally divided between them & their Heirs for ever. . . ."

As set forth above, there was a Samuel Judkins who was the son of 1740 Samuel Judkins of Surry County and Anne (______). That Samuel Judkins is believed to be the Samuel Judkins whose will was probated on July 27, 1782, at Surry County, Virginia, D. & W.B. 11/276.

However, Southside Virginia Families, Volume II, "Judkins of Surry" stated that Samuel Judkins, the son of 1760 John Judkins of Surry County, was probably the same person as the Samuel Judkins whose will was probated in 1782 in Surry County, Virginia, D. & W.B. 11/276.

And in her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that 1782 Samuel Judkins was a son of 1760 John Judkins of Surry County and married Martha _______ and that they had the following children:

1) William Judkins,
2) Samuel Judkins,
3) Joseph Judkins,
4) John Judkins, and
5) Rebecca Judkins.

On the other hand, in her letter dated May 13, 1991, Mrs. Norma Pennington stated that Samuel Judkins, the son of John
Judkins, was the Samuel Judkins whose will was dated January 25, 1810, and probated on November 26, 1811.

The will of 1811 Samuel Judkins was dated on January 25, 1810, probated on November 26, 1811, at Surry County, Virginia, W.B. 2/437 and provided as follows:

"In the name of God amen I Samuel Judkins of Surry county do make and ordain my last will and Testament in manner and form following to wit, 1st I give unto my loving wife Charity during her natural life, the use of my two plantations, including swamp and Timber: six negroes, to wit, Jeffery, Charles, Fred, Joe, Isaac jr and her choice of the females, also my Brandy Still, Apple Mill and presses, peach stands, Cider barrels, three feather Beds and furniture: my crops of wheat, Cotton and potatoes, and as much Corn, Meat, Land and Brandy as she may want to make use of for one year: Also twenty five head of Hogs, six cattle, stock of sheep, two horses, riding chair and harness, one Mans saddle, and womans ditto, two bridles, two Carts and wheels plows and horse harness, all my axes, coulters, hoes and tools of every kind: all my Iron pots, hooks and racks, Tea kettle, skillet, sitting chairs, chests, Trunks, all my stone pewter, glass and tin ware all my books, meal sifter, frying pan, safe, Tubs, pales, piggins, Knives and forks, Loom and harness, marping Bars and boxes, leather and raw hides, candle sticks, fire Tongs and trivet, cards and spinning wheels, tables and table cloths, towels, meal, bags, barrels and flow tubs, dutch oven cross cut saw, flat Irons, stock of Bees and Gums - 2d I give and bequeath to my daughter Charity Judkins one feather Bed and furniture, one pair cotton cards and one spinning wheel - It is my desire that my said daughter be boarded out of my estate and be allowed as much cotton as she may want to make use of for one year - I also give unto my said daughter, during her natural life the use of the following property to wit, One third part of all my negroes except those lent to my wife and Jacob and Isaac sen - And after the decease of my wife I further give un to my said daughter, the use of owne Loom and Harness, marping bars and boxes, one trunk, the glass, earthen, tin and stone ware, one feather bed and furniture one safe, six sitting chairs, tables and table cloths, all the towels, meal bags, knives and forks and pewter, meal sifter, one Iron pot and hooks, one pot rack Tea kettle, skillet, fire tongs and trivet, towels, Cider barrels, all
the peach stands, apple mill and pesses, stock of Bees and gums, one pair flat Irons and one Umbrella, with one third part of the balance of the estate herein let to my wife, including the negroes Jacob and Isaac Sen: also the plantation whereon I now live (including the swamp and Timber) with one half or moiety of my Brandy Still -

At the decease of my said daughter Charity, I give and bequeath the property of every kind and denomination herein lent to her, to the child or children of the said Charity in case she leave any, to them and their heirs forever, but should she die leaving no issue, it is then my will and desire that the Land herein left to her be divided among the children of my daughter Mary Holt (late Mary Judkins) and the balance of the estate (including negroes) be divided between my grand Daughter Rebecca Judkins, and the children of the said Mary Holt, allotting to the said Rebecca Judkins one half, to them and their heirs forever -

I give to my daughter Mary Holt (late Mary Judkins during her natural life the use of one third part of my negroes except those lent to my wife, and Jacob and Isaac Senior, and after the decease of my said wife, one third part of the negroes lent to her including Jacob and Isaac with one third of the other personal estate, after deducting the legacy herein given to my daughter Charity, also my land and plantation adjoining the lands of William Spratley, John Lane and others she paying to Rebecca Judkins the sum of two pounds ten shillings p annum for fifteen years: I also give to my said daughter the use of one half of my Brandy Still - At the decease of my Daughter Mary Holt It is my will that the Land, negroes and other estate herein lent to her be equally divided between the children of the said Mary & their heirs forever - 4th. I give to my grand daughter Rebecca Judkins during her natural life the use, of one third part of my negroes except those lent to my Wife and Jacob and Isaac, and after the decease of my wife, one third of the personal estate lent her including the two negroes Jacob and Isaac, first deducting the legacy's before given, with four pounds current money of Virginia p year for the term of fifteen years, which money is to be paid to her by my daughter Charity - And the further sum of two pounds ten shillings p year for fifteen years to be paid by my Daughter Mary Holt - In case the said Rebecca Judkins dies without issue it is my will and desire that my grand son Joseph Bryant Judkins (half brother to the said Rebecca Judkins) provided he attains to the age of twenty five years, be entitled to said estate, otherwise that the said estate be
divided between the children of my daughter Charity and Mary and their heirs forever - It is my will and desire that in case my grandson Joseph Bryant Judkins or any person for him does not institute a suit for Isaac sen: who was lent to my deceased son John E. Judkins) that my executors cause to be raised out the estate herein lent to Rebecca Judkins, the sum of one hundred pounds Virginia currency, and pay the same to Joseph Bryant Judkins provided he shall attain to the age of twenty five years, otherwise the said Rebecca shall be entitled to it under the reservations before mentioned. It is my will that my executors, hire out my two negro men Jacob and Isaac sen: during my wifes natural life, and out of the monies arising from such hire, that they board and school my grand daughter Rebecca Judkins eighteen months and the balance of the monies with the sales of my Lot and houses at Wall's Bridge to be applied towards the payment of my debts - if more than a sufficiency for that purpose to be paid to my Wife - 7. I desire that my daughter Charity do pay unto my grand daughter Rebecca the sum of four pounds p year for fifteen years - It is my wish that my estate be not appraised and that my executors appoint persons to divide said estate without a decree of the court for that purpose - I nominate and appoint my daughter Charity Judkins ex rx: and my son in law Micajah Holt exor: to this my last will and testament, making null and void all former Wills by me made. In witness whereof I have hereunto set my hand and seal this twenty fifth day of January one thousand eight hundred and ten.

Signed, sealed and acknowledged in presence of
James S. Lane
Thomas Browne
Jesse Browne

At a court of Quarterly Session held for Surry County November 26th 1811. The within written Testament and last will of Samuel Judkins deceased was presented in court by Charity Judkins executrix and Micajah Holt exor. therein named, the same being proved by the oaths of Jesse Browne and Thomas Browne two of the witnesses thereto was by the court ordered to be recorded - The executrix and executor aforesaid made oath and gave Bond as the Law directs and certificate is granted them for obtaining a probat thereof in due form

Teste,
John Faulcon: C.S.C."

This record identifies the family of 1811 Samuel Wright as follows:

Wife: Charity (_______) Judkins

Children: 1) Charity Judkins,
           2) Mary (Judkins) Holt,
           3) John E. Judkins, deceased,

Grandchildren: 1) Rebecca Judkins,
               2) Joseph Bryant Judkins.

The will of Charity (_______) Judkins was dated on February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550, and provided as follows:

"In the name of God amen. I Charity Judkins of the County of Surry being of usual health and of sound mind and memory do make and ordain this my last Will and Testament in manner and form as follows.

Item. I give to my daughter Charity Holt one half of my Estate (after paying my just debts) be it of whatsoever kind it may, to her and her Heirs forever.

Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their Heirs for ever. Except one small red Trunk. which I give to my grand daughter Patsy Holt.

Lastly I nominate and appoint my Son-in-law Micajah Holt my whole & Sole Executor of this my last Will and Testament. In Witness whereof I have hereunto set my hand and affixed my Seal this Twenty Eighth day of February one Thousand Eight hundred and twenty one.

Signed, Sealed and acknowledged her
in presence of Charity X Judkins
mark
Jesse Brown
Betsy Savidge

At a Court held for Surry County, December 24th 1821. The within Written last Will and Testament of Charity Judkins deceased was presented in Court by Micajah Holt the Executor, the same proved by the Oaths of Jesse Brown and Betsy Savidge, Witnesses, and Ordered by the Court to be recorded. The said Executor made oath and gave Bond with John Holt and Isham Inman his Securities, in the penal Sum of One thousand dollars conditioned as the Law directs: Whereupon certificate is granted him for obtaining a probate thereof in due form.

Test
(no signature under this)

This record identifies the family of Charity (_______) Judkins as follows:

Children: 1) Charity (Judkins) Holt,
          2) Mary (Judkins) Holt,
Son in law: Micajah Holt

Children of Mary (Judkins) Holt:
   1) Nicholas Holt,
   2) William Holt,
   3) Robertson Holt,
   4) Patsy Holt, and
   5) Samuel T. Holt.

i.  Charity Judkins

Charity Judkins was a daughter of 1811 Samuel Judkins of Surry County and Charity (_______) Judkins.
(1672 Samuel¹, 1705 Samuel², 1760 John³, 1811 Samuel⁴)
The will of 1811 Samuel Judkins dated January 25, 1810, and probated on November 26, 1811, at Surry County, Virginia, W.B.

2/437 listed Charity Judkins as one of his children:

"... 2d I give and bequeath to my daughter Charity Judkins one feather Bed and furniture, one pair cotton cards and one spinning wheel - It is my desire that my said daughter be boarded out of my estate and be allowed as much cotton as she may want to make use of for one year - I also give unto my said daughter, during her natural life the use of the following property to wit, One third part of all my negroes except those lent to my wife and Jacob and Isaac sen - And after the decease of my wife I further give un to my said daughter, the use of owne Loom and Harness, marping bars and boxes, one trunk, the glass, earthen, tin and stone ware, one feather bed and furniture one safe, six sitting chairs, tables and table cloths, all the towels, meal bags, knives and forks and pewter, meal sifter, one Iron pot and hooks, one pot rack Tea kettle, skillet, fire tongs and trivet, towels, Cider barrels, all the peach stands, apple mill and pesses, stock of Bees and gums, one pair flat Irons and one Umbrella, with one third part of the balance of the estate herein let to my wife, including the negroes Jacob and Isaac sen: also the plantation whereon I now live (including the swamp and Timber) with one half or moiety of my Brandy Still -

At the decease of my said daughter Charity, I give and bequeath the property of every kind and denomination herein lent to her, to the child or children of the said Charity in case she leave any, to them and their heirs forever, but should she die leaving no issue, it is then my will and desire that the Land herein left to her be divided among the children of my daughter Mary Holt (late Mary Judkins) and the balance of the estate (including negroes) be divided between my grand Daughter Rebecca Judkins, and the children of the said Mary Holt, allotting to the said Rebecca Judkins one half, to them and their heirs forever -

7. I desire that my daughter Charity do pay unto my grand daughter Rebecca the sum of four pounds p year for fifteen years - It is my wish that my estate be not appraised and that my executors appoint persons to divide said estate without a decree of the court for that purpose - I nominate and appoint my daughter Charity Judkins ex rx: and my son in
law Micajah Holt exor: to this my last will and testament, making null and void all former Wills by me made. In witness whereof I have hereunto set my hand and seal this twenty fifth day of January one thousand eight hundred and ten.

Signed, sealed and acknowledged ) Samuel Judkins
in presence of )
James S. Lane )
Thomas Browne )
Jesse Browne )

At a court of Quarterly Session held for Surry County November 26th 1811. The within written Testament and last will of Samuel Judkins deceased was presented in court by Charity Judkins executrix and Micajah Holt exor. therein named, the same being proved by the oaths of Jesse Browne and Thomas Browne two of the witnesses thereto was by the court ordered to be recorded - The executrix and executor aforesaid made oath and gave Bond as the Law directs and certificate is granted them for obtaining a probat thereof in due form

Teste,
John Faulcon: C.S.C."

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed Charity Holt as one of her children:

". . . . Item. I give to my daughter Charity Holt one half of my Estate (after paying my just debts) be it of whatsoever kind it may, to her and her Heirs forever . . . ."

ii. Mary (Judkins) Holt, Her Husband Michael Holt, And Her Descendants

Mary (Judkins) Holt was a daughter of 1811 Samuel Judkins of Surry County and Charity (_______) Judkins. (1672 Samuel, 1705 Samuel, 1760 John, 1811 Samuel)
The marriage bond of Polly Judkins, daughter of Samuel Judkins, and Michael Holt was dated on August 23, 1803, at Surry County, Virginia, with Samuel Judkins as surety:

"Know all men by these presents that we Michael Holt & Saml. Judkins are held and firmly bound unto his excellency John Page esquire Governor of the Commonwealth of Virginia, in the sum of one hundred and fifty dollars, to be paid to the said John Page esquire Governor as aforesaid and to his successors for the use of the Commonwealth, to which payment well and truly to be made we bind ourselves our heirs exors and admrs jointly and severally firmly by these presents Sealed with our seals and dated this 23d day of Augt 1803

Whereas the above bound Michael Holt hath this day obtained from the Dp. clerk of Surry court a licence to intermarry with Polly Judkins daughter of the said Saml. Judkins

Now the condition of the above obligation is such that if there be no lawful cause to obstruct the said marriage then the above obligation to be void otherwise to remain in full force and virtue

Witness Michael Holt
James D Edwards Samuel Judkins"

The will of 1811 Samuel Judkins dated January 25, 1810, and probated on November 26, 1811, at Surry County, Virginia, W.B. 2/437 listed Mary Holt as one of his children:

"... I give to my daughter Mary Holt (late Mary Judkins during her natural life the use of one third part of my negroes except those lent to my wife, and Jacob and Isaac Senior, and after the decease of my said wife, one third part of the negroes lent to her including Jacob and Isaac with one third of the other personal estate, after deducting the legacy herein given to my daughter Charity, also my land and plantation adjoining the lands of William Spratley, John Lane and others she paying to Rebecca Judkins the sum of two pounds ten shillings p annum for fifteen years: I also give to my said daughter the use of one half of my Brandy Still - At the decease of my Daughter Mary Holt It is my will that the Land, negroes and other estate herein lent to her be equally divided between the children of the said Mary &
their heirs forever - . . . . - I nominate and appoint my
daughter Charity Judkins ex rx: and my son in law Micajah
Holt exor: to this my last will and testament, making null
and void all former Wills by me made. In witness whereof I
have hereunto set my hand and seal this twenty fifth day of
January one thousand eight hundred and ten.

Signed, sealed and ) Samuel Judkins
acknowledged )
in presence of )
James S. Lane )
Thomas Browne )
Jesse Browne )

At a court of Quarterly Session held for Surry County
November 26th 1811. The within written Testament and last
will of Samuel Judkins deceased was presented in court by
Charity Judkins executrix and Micajah Holt exor. therein
named, the same being proved by the oaths of Jesse Browne
and Thomas Browne two of the witnesses thereto was by the
court ordered to be recorded - The executrix and executor
aforesaid made oath and gave Bond as the Law directs and
certificate is granted them for obtaining a probat thereof
in due form

Teste,
John Faulcon: C.S.C."

The will of Charity Judkins dated February 28, 1821, and
probated on December 24, 1821, at Surry County, Virginia, W.B.
3/550 listed Mary Holt as one of her children:

". . . . Item. I give to my daughter Mary Holt's Children,
Namely, Nicholas, William, Robertson, Patsy and Samuel T.
Holt the other half of my Estate to them and their heirs for
ever. Except one samll red Trunk. which I give to my grand
daughter Patsy Holt.

Lastly I nominate and appoint my Son-in-law Micajah Holt my
whole & Sole Executor of this my last Will and Testament.
In Witness whereof I have hereunto set my hand and affixed my Seal this Twenty Eighth day of February one Thousand Eight hundred and twenty one

Signed, Sealed and acknowledged her
in presence of Charity X Judkins
Jesse Brown
Betsy Savidge

At a Court half for Surry County, December 24th 1821. The within Written last Will and Testament of Charity Judkins deceased was presented in Court by Micajah Holt the Executor, the same proved by the Oaths of Jesse Brown and Betsy Savedge, Witnesses, and Ordered by the Court to be recorded. The said Executor made made oath and gave Bond with John Holt and Isham Inman his Securities, in the penal Sum of One thousand dollars conditioned as the Law directs: Whereupon certificate is granted him for obtaining a probate thereof in due form.

Test
(no signature under this)"

(I) Nicholas Holt

Nicholas Holt was a son of Mary (Judkins) Holt and _______ Holt. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1811 Samuel⁴, Mary⁵)

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed Nicholas Holt as one of her daughter Mary (Judkins) Holt's children:

". . . . . Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their heirs for ever. Except one samll red Trunk. which I give to my grand daughter Patsy Holt.
. . . . ."
William Holt

William Holt was a son of Mary (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1811 Samuel\(^4\), Mary\(^5\))

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed William Holt as one of her daughter Mary (Judkins) Holt's children:

"... Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their heirs for ever. Except one samll red Trunk. which I give to my grand daughter Patsy Holt.

..."

Robertson Holt

Robertson Holt was a son of Mary (Judkins) Holt and _______ Holt. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), 1811 Samuel\(^4\), Mary\(^5\))

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed Robertson Holt as one of her daughter Mary (Judkins) Holt's children:

"... Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their heirs for ever. Except one samll red Trunk. which I give to my grand daughter Patsy Holt.

..."
Patsy Holt was a daughter of Mary (Judkins) Holt and ________ Holt. (1672 Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1760 John\textsuperscript{3}, 1811 Samuel\textsuperscript{4}, Mary\textsuperscript{5})

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed Patsy Holt as one of her daughter Mary (Judkins) Holt's children:

"... Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their heirs forever. Except one samll red Trunk. which I give to my grand daughter Patsy Holt.

..."

Samuel Holt was a son of Mary (Judkins) Holt and ________ Holt. (1672 Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1760 John\textsuperscript{3}, 1811 Samuel\textsuperscript{4}, Mary\textsuperscript{5})

The will of Charity Judkins dated February 28, 1821, and probated on December 24, 1821, at Surry County, Virginia, W.B. 3/550 listed Samuel Holt as one of her daughter Mary (Judkins) Holt's children:

"... Item. I give to my daughter Mary Holt's Children, Namely, Nicholas, William, Robertson, Patsy and Samuel T. Holt the other half of my Estate to them and their heirs forever. Except one samll red Trunk. which I give to my grand daughter Patsy Holt.

..."
1802 John Evans Judkins Of Edgecomb County, North Carolina, His Wife Rebecca (_____ ) Judkins, And His Descendants

1802 John Evans Judkins of Edgecomb County, North Carolina, was a son of 1811 Samuel Judkins of Surry County and Charity (______) Judkins. (1672 Samuel, 1705 Samuel, 1760 John, 1811 Samuel)

The will of 1811 Samuel Judkins dated January 25, 1810, and probated on November 26, 1811, at Surry County, Virginia, W.B. 2/437 listed John E. Judkins as a deceased son of his:

"... It is my will and desire that in case my grandson Joseph Bryant Judkins or any person for him does not institute a suit for Isaac senr: who was lent to my deceased son John E. Judkins) that my executors cause to be raised out the estate herein lent to Rebecca Judkins, the sum of one hundred pounds Virginia currency, and pay the same to Joseph Bryant Judkins provided he shall attain to the age of twenty five years, otherwise the said Rebecca shall be entitled to it under the reservations before mentioned ...

The identification of Joseph Bryant Judkins as a grandson and John E. Evans as a deceased son and the condition that Joseph Bryant not institute suit for Isaac who was lent to John E. Evans indicates that Joseph Bryant Judkins was a son of John Evans Judkins and the identification of Rebecca Judkins as Joseph Bryant Judkins' half-sister identifies them both as children of John Evans Judkins.
In her letter dated January 29, 1995, Norma J. Pennington stated that John Evans Judkins married Rebecca ______ and left a will in 1802 at Edgecomb County, North Carolina.

(I) **Rebecca Judkins**

Rebecca Judkins was a daughter of 1802 John Evans Judkins of Edgecomb County, North Carolina, and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1811 Samuel⁴, John Evans⁵)

The will of 1811 Samuel Judkins dated January 25, 1810, and probated on November 26, 1811, at Surry County, Virginia, W.B. 2/437 listed Rebecca Judkins as one of his grandchildren:

"... At the decease of my said daughter Charity, I give and bequeath the property of every kind and denomination herein lent to her, to the child or children of the said Charity in case she leave any, to them and their heirs forever, but should she die leaving no issue, it is then my will and desire that the Land herein left to her be divided among the children of my daughter Mary Holt (late Mary Judkins) and the balance of the estate (including negroes) be divided between my grand Daughter Rebecca Judkins, and the children of the said Mary Holt, allotting to the said Rebecca Judkins one half, to them and their heirs forever ... 

7. I desire that my daughter Charity do pay unto my grand daughter Rebecca the sum of four pounds p year for fifteen years . . . ."

Since there were no other male children mentioned in the will, Rebecca Judkins must have been the child of John E. Judkins.
(II)  Joseph Bryant Judkins
Joseph Bryant Judkins was a son of 1835 John Evans Judkins and ______ (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1811 Samuel⁴, John Evans⁵)

The will of 1811 Samuel Judkins dated January 25, 1810, and probated on November 26, 1811, at Surry County, Virginia, W.B. 2/437 listed Joseph Bryant Judkins as one of his grandchildren:

"... In case the said Rebecca Judkins dies without issue it is my will and desire that my grand son Joseph Bryant Judkins (half brother to the said Rebecca Judkins) provided he attains to the age of twenty five years, be entitled to said estate, otherwise that the said estate be divided between the children of my daughter Charity and Mary and their heirs forever - It is my will and desire that in case my grandson Joseph Bryant Judkins or any person for him does not institute a suit for Isaac senr: who was lent to my deceased son John E. Judkins) that my executors cause to be raised out the estate herein lent to Rebecca Judkins, the sum of one hundred pounds Virginia currency, and pay the same to Joseph Bryant Judkins provided he shall attain to the age of twenty five years, otherwise the said Rebecca shall be entitled to it under the reservations before mentioned ... ."

The identification of Joseph Bryant Judkins as a half-brother of Rebecca Judkins indicates that he was the child of a second marriage of John Evans Judkins.

  e. 1781 Jesse Judkins Of Surry County And His Wife Sally (Simmons) Judkins

1781 Jesse Judkins of Surry County was a son of 1760 John Judkins of Surry County and Martha (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)
The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Jesse Judkins as one of his children:

". . . . I give to my son Jesse Judkins part of the land I purchased of William Edwards being 200 acres more or less bounding upon . . . . and is a marked line joining to my plantation whereon I now live. I also give to my son Jesse one negro boy named Tom to him and his heirs forever. I also give to my son Jesse two feather beds and furniture, two cows and calves, one iron pott and frying pan, three deep pewter dishes, three . . . . plates, three chairs . . . . It is my will and desire that if either of my two sons Jesse and Charles should die without any heirs of their body lawfully begotten then the other shall inherit his claim of negroes and all other things I have given them by legacy forever and I desire further that if two of my three sons Samuel, Jesse, Charles should die without any heir of their body lawfully begotten that the others will inherit all the land and negroes and all their estate I have left them by legacy forever. My will and desire is that all my sons may be prosperous and enjoy their estates when they arrive at the age of eighteen years. . . ."

The will of Martha (_______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Jesse Judkins as one of her children:

". . . . Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. Ninthly. My Will is that my Estate shall not be Appraised. Tenthly. I do hereby Constitute & appoint my Son Jesse Judkins Exor: of this my last Will & Testament In Witness hereof I have set my hand & fixed my Seal this 19th Day of Jany Anno Domini 1767. & Acknowledge this to be her last Will & Testament in the presence of

Test Jno Davis her
Zecharh. Madera Martha X Judkins
Nathan Davis

At a Court held for Surry County November the 19th: 1772.
The afore written Last Will & Testament of Martha Judkins
deced: was presented in Court by Jesse Judkins the Exor
therein Named who made Oath thereto according to Law & the
same being proved by the Oath of Jno Davis Zechariah Made
& Nathan Davis the Witnesses thereto was by the Court
ordered to be Recorded & on the Motion of the said Exors
Certificate is granted them for obtaining a Probate thereof
in due form.

Test

Wm Nelson Cl Cur"

The marriage bond of Jesse Judkins and Sally Simmons was
dated on November 22, 1774, at Surry County, Virginia, with
Charles Judkins as surety:

"Know all men by these Presents that we Jesse Judkins & Chas
Judkins are held and firmly bound unto our Sovereign Lord
the King his Heirs and Successors in the Sum of Fifty Pounds
the Current Money of Virginia, to be paid unto our said Lord the
King his Heirs and Successors, to the payment whereof well
and truly to be made we bind ourselves and each of us our
and each of our Heirs Executors and Administrators Jointly
and Severally, firmly by these Presents, Sealed with our
Seals and Dated this 22 Day of Novr Anno Dom 1774

The Condition of the above Obligation is such that Whereas
there is a Marriage Suddenly intended to be Solemnized
between the above bound Jesse Judkins and Sally Simmons if
Therefore there be no Lawful Cause to Obstruct the said
Marriage then the above Obligation to be Void, Otherwise to
Remain in full force and Virtue

Sealed and Delivd ) Jesse Judkins
In presence of ) Cha Judkins"

The will of Jesse Judkins dated October 25, 1780, and a
codicil thereto dated April 28, 1781, were probated on June 26,
1781, at Surry County, Virginia, D. & W.B. 11/201 and on

205.
October 28, 1783, at Surry County, Virginia, W.B. 12/14, respectively, and provided as follows:

"In the name of God Amen. I Jesse Judkins well in health and memory thanks be to God for the same, have thought proper to make this my last Will and Testament in form and manner as followeth - My Will is that I may be buried by the side of my dear beloved wife in the yard of Father and Mother & there be a Funeral Sermon preached at my burial.

Item I give to my Brother Charles Judkins the land that my Father John Judkins gave me and all my negroes to him and his heirs for ever.

Item I give to my Brother Samuel Judkins the Land that I bought of William and Nicholas Judkins to him and his Heirs for ever.

Item I give to my sister Mary Barham Five hundred pounds to her and her Heirs for ever.

Item I give to my Nephews and Neices, my Sister Sarah Barhams children five hundred Pound to be equally divided amongst them and their heirs for ever.

I give to Hannah Moody and Becky Lane five hundred Pounds to be equally divided between them and their Heirs for ever.

I give to my sister Ann Moring all the Cash that she has got to keep for me with a red trunk and all things contained therein to her and her Heirs for ever.

Item I give to my two Neices Beckey and Sally Moring all my Pewter, China and Earthen and Stone Ware, Desk, Cupboard, two Tables, nine chairs, two Beds and all the Furniture thereunto belonging to them and their Heirs forever.

Item I give to my Sister Ann Moring, Coffee Pot, Tea Kettle seven Silver Spoons, Trivet, Tongs, Shovel & Poker, Two Candle Sticks and snuffers to her and her Heirs forever.

I give to James Judkins my Case and Bottles thereunto belonging to him and his heirs for ever.

I give to Katey Simmons a green Pocket Book, two Snuff Boxes, pair Shoe Buckles and Sleeve Buttons, Two Patch Patterns for Bed covers and what Money is contained in the
Pocket Book to her and her Heirs for ever. And what Money was due my wife from the Estate of Capt. Charles Simmons to be divided between Mr. Urquhart, Mr. Kirby and Katey Simmons to them and their Heirs.

Item I give all my wearing apparel to be divided between my Brother Saml. Judkins Thomas & Mark Judkins so none be sold.

Item I give to Mark Judkins all the money I lent him to him and his Heirs for ever.

Item All the remainder of my Estate to be equally divided between my Brother John, Samuel, and Charles, Mary Barham, Ann Moring, John Judkins Son of Nicholas, Sally Lane, Fred Lane's Wife Becky, Patty Warren, Thomas, Jordon and Mark Judkins, to them and their Heirs for ever.

And I do appoint Henry Moring Executor of this my last Will and write with my own hand.

Jesse Judkins

The within writing contains my last Will and wrote with my own hand and dated this twenty-fifth day of October 1780.

Jesse Judkins

N.B. I give to Mark Judkins my Horse, Bridle & Saddle to him and his Heirs for ever.

Carter Seward

her

Elebeth X Holey

mark

At a court held for Surry County June 26th 1781 The aforewritten last Will and Testament of Jesse Judkins dec. was presented in Court by Henry Moring the Executor therein named who made Oath thereto according to Law and the same being proved by the Oath of Carter Seward one of the Witnesses was ordered to be continued for farther Proof. And on the Motion of the said Executor (who together with Philip West & William Smith his Securities) entered into and acknowledged their Bond in the Sum of fifty thousand Pounds for his faithful Administration Certificate is granted him for obtaining a Probat thereof in due Form. And at a Court held for the said County the 28th day of August 1781 Elisabeth Holloway the other Witness came into Court and
made Oath that She Saw the said Decendant acknowledge the aforesaid Will as his last Will and Testament and there upon the same is ordered to be Recorded.

Examed Teste
J H Faulcon Ct: Cur."

"In the name of God Amen. I Jesse Judkins of Surry County being of sound mind, tho weak in body, do add this Codicil to my last Will and Testament, which is to be found in a red gilt Trunk in the possession of Ann Moring.

First, I confirm the above mentioned Will in the possession of my Sister Ann Moring in every Article that I do not hereby revoke. Whereas, I bequeathed to my said Sister Ann Moring all the Money I had at the time of making my said Will, but have at sundry times since put in the said gilt Trunk that contains my said Will Sundry Sums of Money; my Will therefore is, that all my just Debts be first paid out of the said Trunk, and only the balance given to my said Sister and heirs.

I further bequeath to my said Sister all my Brandy and Cider belonging to me in the possession of my brother in Law Henry Moring. In witness of the above Codicil (to my said last Will) Written by Charles Duncan, and signed by me in presence of the said Duncan, John Cook and Frederick Taylor this 28th: day of April seventeen hundred and eighty one

Test
Charles Duncan
John Cook
Frederick Taylor

At a Court held for Surry County October the 28th, 1783

The afore written Codicil to the last Will and Testament of Jesse Judkins decd. was presented in Court by Henry Moring Exor. named in the said last Will; and being proved by the oath of Charles Duncan a Witness thereto, was by the Court ordered to be recorded.

Examined Test
Jacob Faulcon Cl Cur:"
On June 26, 1781, at Surry County, Virginia, D. & W.B. 11/224 an inventory and appraisement of the estate of Jesse Judkins dated July 26, 1781, was filed:

"An Inventory and Appraisement of the Estate of Jesse Judkins deceased taken this 25th day of July 1781.

To a Set of Chain Harness £300. 0.0
To 1 frying Pan, 1 Hilling Hoe, 1 Frow 160. 0.0
To 2 Axes and 3 Grubbing Axes 200. 0.0
To 4 Iron Wedges 150. 0.0
To 1 Coopers Ax and a parcel of Carpenters Tools 100. 0.0
To 2 pair of Chains and 2 odd pieces 300. 0.0
To a Lot of old Iron and one Saddle 60. 0.0
To 15 Hinges, a Box of Tallow and Beeswax 400. 0.0
To 1 Coffee Mill & 2 Bedbords 110. 0.0
To 8-3/4 Yards Linen 787.10.0
To 5 Yds Do. £500. 274 Yds Diaper £202.10f
To a Parcel of Sugar 1132.10.0
To a parcel of Coffee 288. 0.0
To 1 pair of Wool Cards & 72 quire Paper 78. 0.0
To Glass Ware £300 - ¼ doz. Knives & Forks £130
To 1 Knife and a pair of Scissors 30. 0.0
To 1 Canister, 2 Pepper Boxes and a parcel of Lumber 150. 0.0
To a parcel of Indogo, 1 Sugar Box, 3 Whips 142. 0.0
To 1 Ship Saw File and a Case of Bottles 130. 0.0
To 1 pair Scales and Weights 60. 0.0
To 1 Chest and three Cakes of Chocolate 110. 0.0
To 1 Canteen with ¼ A Pepper 9. 0.0
To 1 Canister Snuff and Chalk 6. 0.0
To Some Allspice and Indigo 75. 0.0
To a parcel of Phyals and a Chaffing Dish 30. 0.0
To 1 Tin Can, Allum, Brimstone and Sope 15. 0.0
To 1 Wallet, Meal Sifter and Searce 6. 0.0
To 2 Hones, Sugar Tongs, and Ink Glass 30. 0.0
To 8 Books and 1 Bottle Snuff 87. 0.0
To 3/4 A Spun Cotton and 3 Sheep Skins 77. 0.0
To 3 Chairs, 2 Dishes and 2 Plates 400. 0.0
To 1 pr. Saddle Bags, 2 Pots, a Pan, 2 Racks & 2 Pot Hooks 440. 0.0
To 2 Pots, Sadle, Skimmer, flesh forks, Shovel, 3 Knives & forks 20. 0.0
To 1 Spining Wheel, 2 Axes, 3 Hoes and a Clever 254. 0.0
To 1 Spade and a parcel of Books 60. 0.0
To 6 Vols of the Spectator 120. 0.0
To 1 Dictionary and a parcel of Books 160. 0.0
To 2 TableCloths, 2 Towels, 1 Sugar Box and 1 Book 230. 0.0
To a Remnant of Cloth and 2 pieces Flannel 105. 0.0
To a dressing cloth and a piece of Flannel 90. 0.0
To 1 Counterpain 300. 0.0
To 2 Breeches, Funnel, a Remnant of Cloth & Rule 30. 0.0
To 1 Bottle of sweet Oil 90. 0.0
To 1 Bottle Spirits Turpentine 60. 0.0
To 1 Wallet and Yarn 9. 0.0
To 1 pint pot, Basket and a parcel of Cotton 250. 0.0
To a parcel of Lumber and some Yarn 110. 0.0
To 2 Barrels and a Runlet 500. 0.0
To 2 Stands, 4 Tubs, and a Hog Skin 750. 0.0
To 2 Pales, 2 Plows and 3 Hoes 820. 0.0
To 3 pr. Cards, 1½ Bushel & 2 other Measures 500. 0.0
To 10 Hoes £5000. 1 Pot and 1 Pan £300 5300. 0.0
To a Cart and Wheels 1500. 0.0
To 3 Bottles £50 50. 0.0
To 4 Negroes 100,000. 0.0
To 29 Barrels of Corn 8025. 0.0
To a Colar and Harness 150. 0.0
To Tops Blades and Shucks 1500. 0.0
To 1 Horse and Saddle 30,000. 0.0
To 1 Desk £5 -- 2 Tables £4 -- 7 Chairs £7.10.0 16.10.0
To 2 Beds and furniture 24. 0.0
To Tongs Shovel and Poker .15.0
To 2 Candle Sticks and Snuffers .7.6
To 1 Coffee Pot, Tea Kettle, & Trivet 1.10.0
To 3 lb. Loaf Sugar 6/ 7 TeaSpoons 30/ 1.16.0
To 1 Trunk, thread, Tape &c 1. 5.0
To Some China and Earthen Ware 2. 0.0
To 2 Chamber Pots 3/ .3.0
To 6 Dishes, 18 Plates, 11 Spoons 4. 2.6
To 1 Cupboard 20/ 1 Jug and 1 Jar 5/ 1. 5.0

£158,432. 4.0

Henry Moring Ex'r

In Obedience to an Order of Surry Court bearing date June the 26th 1781. We the Subscribers being first sworn have Ap Appraised all the Estate of Jesse Judkins deceased that was presented to our View.

John Davis junr.
John Warren jr"
Although there is an inconsistency in the date of the inventory and the date of filing, the inventory probably should have been both dated and filed on June 26, 1781.

_Southside Virginia Families_, Volume II, "Judkins of Surry" stated that Jesse Judkins, the son of 1760 John Judkins of Surry County, was probably the same person as the Jesse Judkins whose will was probated in 1781 in Surry County, Virginia, W.B. __/.__.

_Our Ancestors_ stated that Jesse Judkins' will dated April 28, 1781, was probated on October 28, 1783, at Surry County, Virginia.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that 1781 Jesse Judkins of Surry County married Sally Simmons.

f. **Charles Judkins**

Charles Judkins was a son of 1760 John Judkins of Surry County and Martha (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Charles Judkins as one of his children:

"... Item. I give to my son Charles Judkins the plantation whereon I now live and all the rest of my land belonging thereto. I also give to my son Charles one negro boy named David to him and his heirs forever. I also give to my son Charles three featherbeds and furniture, two cows and calves, three English chairs, four iron potts, ... hooks and rack, three deep pewter dishes, four plates, one gun and .... It is my will and desire that if either of..."
my two sons Jesse and Charles should die without any heirs of their body lawfully begotten then the other shall inherit his claim of negroes and all other things I have given them by legacy forever and I desire further that if two of my three sons Samuel, Jesse, Charles should die without any heir of their body lawfully begotten that the others will inherit all the land and negroes and all their estate I have left them by legacy forever. My will and desire is that all my sons may be prosperous and enjoy their estates when they arrive at the age of eighteen years. . . ."

The will of Martha (_______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Charles Judkins as one of her children:

". . . . Secondly I give to my Son Charles Judkins all my Corn & Meat & Hoggs one Cart & Wheels his choice of one of my Iron Potts all my Plows & Hoes & axes to him & his Heirs for ever . . . . Seventhly. I give all my Pewter to Charles Judkins to him & his Heirs for ever. Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. . . ."

g. John Judkins, Probably 1794 John Judkins Of Surry County, His Wife (_______) Judkins, Possibly Rebecca (_______) Judkins, And His Descendants

1794 John Judkins of Surry County was probably a son of 1760 John Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)
The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 did not list John Judkins as one of his children.

The will of Martha Judkins dated on January 19, 1767, and probated on November 19, 1772, and probated at Surry County, Virginia, D. & W.B. 10a/172 did not list a John Judkins as one of her children.

On June 28, 1791, at Surry County, Virginia, D.B. 15/283 John Judkins sold 150 acres of land to his grandson William Judkins, the son of Benjamin Judkins:

"This Indenture made this twenty eighth day of June in the year of our Lord one thousand seven hundred and ninety one Between John Judkins the elder of Surry County of the one part and William Judkins son of the late Benjamin Judkins and Grandson of the said John Judkins of the same County of the other part. Witnessth that the said John Judkins for & in consideration of the sum of Twenty pounds current money of Virginia by the said William Judkins to the said John Judkins in hand paid at or before the ensealing and delivery of these presents the receipt whereof the said John Judkins doth hereby acknowledge and thereof and of every part and parcel thereof doth exconerate and acquit the said William Judkins his heirs, executors, administrators and assigns and every of them for ever by these presents, he the said John Judkins hath granted, bargained, sold, aliened, and confirmed, and by these presents doth grant, bargain, sell, alien and confirm unto the said William Judkins his heirs and assigns for ever all that tract or parcel of land situate, lying and being in the aforesaid county of Surry and whereon the said William Judkins now lives containing by estimation one hundred and fifty acres be the same more or less and is bounded as followeth, to wit, on the South by the lands of James Seward, on the southeast by the lands belonging to James and Thomas Cocks, on the east and north by a line of marked trees dividing the said land from the land belonging to the said John Judkins whereon he now lives, and on the west by the Green Swamp . . . .
In witness whereof the said John Judkins hath hereunto set his hand and affixed his seal the day and year first with written.

John Judkins

Recorded 20 June 1791"

The will of John Judkins dated August 21, 1790, and a codicil thereto dated on May 25, 1793, were probated on January 28, 1794, at Surry County, Virginia, W.B. 1/55, and provided as follows:

"In the name of God Amen I John Judkins of Surry County being now in sense and of disposing mind and memory do make and ordain this my last Will and Testament in manner following

Imprimis I give and bequeath unto my son John Judkins during his natural life the use one moiety of my tract of land on Holly Swamp and after his death if my said son leaves a wife I desire she may have the use of it during her natural life and then after their deaths I give the said moiety to my grandson John Hartwell Judkins to him and his heirs forever.

Item I give and bequeath unto my son Jesse Judkins and to his heirs forever the other moiety of my tract of land lying on the Holly swamp

Item I give and bequeath unto my daughter Mary Judkins, one feather Bed and furniture my large Bible, one Cow and Calf and three pounds in specie to her and her heirs forever.

Item I give and bequeath unto my daughter Selah Davis one Cow and Calf and one feather Bed and furniture all which she has now in possession.

Item I give and bequeath unto my daughter Fathy Barham one Cow and Calf and one feather Bed and furniture, all which she has now in possession.

Item I give and bequeath unto my daughter Sarah Slade one feather Bed and furniture, one heifer and two pounds of specie.
Item I give and bequeath unto my daughter Silvia Judkins one feather Bed and furniture, one Cow and Calf and three pounds in Specie.

Item I give and bequeath unto my grandson Hartwell Edwards one Cow and Calf and forty shillings specie.

Item My will and desire is that all the rest of my Estate, after my just debts, legacies, and funeral expences are paid be equally divided between my five daughters to wit, Mary Judkins, Selah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins.

Lastly my will and desire is that my said Estate be not appraised And I also appoint my sons John Judkins and Jesse Judkins and also Henry Moreing Executors of this my last Will and Testament In witness whereof I have here unto set my hand and seal this twenty first day of August anno domini one thousand seven hundred and ninety.

Signed, Sealed, and Delivered in presence of

John Wesson 
Thomas Cocks
James Cocks

A Codical

May 25th, 1793. I give and bequeath unto my grandson William Judkins son of Benjamin five shillings current money of Virginia. Witness my hand and seal

Sign'd seald and deliverd in presence of
John Wesson
Thomas Cocks
James Cocks

At a court held for Surry County Jan. 28th, 1794

The within last Will and Testament of John Judkins senior deceased with a Codicil thereto annexed was presented into Court by Jesse Judkins one of the Executors named in the said Testament and the same being proven by the oaths of John Wesson and Thomas Cocks two of the witnesses thereto was by the Court ordered to be recorded. And on the motion
of the said Jesse Judkins, the Executors named in the said Testament have leave to qualify at a future day.

Teste,
Jacob Faulcon, C.S.C."

This record identifies the family of 1794 John Judkins of Surry County as follows:

Wife: _______ (_______) Judkins

Children: 1) John Judkins,
2) Jessee Judkins,
3) Mary Judkins,
4) Selah (Judkins) Davis,
5) Faithy (Judkins) Barham,
6) Sarah (Judkins) Slade,
7) Silvia Judkins, and
8) Benjamin Judkins,

Grandchildren: 1) John Hartwell Judkins, and
2) Hartwell Edwards.
3) William Judkins.

*Southside Virginia Families*, Volume II, "Judkins of Surry" stated that John Judkins, the son of 1760 John Judkins of Surry County, was probably the same person as the John Judkins whose will was probated in 1794 in Surry County, Virginia.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that 1794 John Judkins was a son of 1760 John Judkins of Surry County.
County and Martha (______) Judkins, married Rebecca _____, and that they had the following children:

1) Nicholas Judkins,
2) William Judkins,
3) Joseph Judkins,
4) Samuel Judkins,
5) Jesse Judkins,
6) Mary Judkins,
7) Selah (Judkins) Davis,
8) Tathy (Judkins) Barham,
9) Sarah (Judkins) Slade,
10) Silvia Judkins,
11) Benjamin Judkins.

i. John Judkins

John Judkins was a son of 1794 John Judkins of Surry County and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed John Judkins as one of his children:

"... Imprimis I give and bequeath unto my son John Judkins during his natural life the use one moiety of my tract of land on Holly Swamp and after his death if my said son leaves a wife I desire she may have the use of it during her natural life and then after their deaths I give the said moiety to my grandson John Hartwell Judkins to him and his heirs forever. ..."
In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that John Judkins was a son of 1794 John Judkins of Surry County and Rebecca (______) Judkins.

ii. Jesse Judkins

Jesse Judkins was a son of 1794 John Judkins of Surry County and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1794 John⁴)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Jesse Judkins as one of his children:

"...Item I give and bequeath unto my son Jesse Judkins and to his heirs forever the other moiety of my tract of land lying on the Holly swamp ... ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Jesse Judkins was a son of 1794 John Judkins of Surry County and Rebecca (______) Judkins.

iii. Mary Judkins

Mary Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John¹, 1794 John⁴)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Mary Judkins as one of his children:
"... Item I give and bequeath unto my daughter Mary Judkins, one feather Bed and furniture my large Bible, one Cow and Calf and three pounds in specie to her and her heirs forever...

Item My will and desire is that all the rest of my Estate after my just debts, legacies, and funeral expenses are paid be equally divided between my five daughters to wit, Mary Judkins, Selah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins...

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Mary Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (_______) Judkins.

iv. Selah (Judkins) Davis And Her Husband

_______ Davis

Selah (Judkins) Davis was a daughter of 1794 John Judkins of Surry County and Rebecca (_______) Judkins. (1672 Samuel1, 1705 Samuel2, 1760 John3, 1794 John4)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Selah Davis as one of his children:

"... Item I give and bequeath unto my daughter Selah Davis one Cow and Calf and one feather Bed and furniture all which she has now in possession...

Item My will and desire is that all the rest of my Estate after my just debts, legacies, and funeral expenses are paid be equally divided between my five daughters to wit, Mary Judkins, Selah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins..."
In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Lelah Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (______) Judkins and that she married _______ Davis.

v. Faithy (Judkins) Barham And Her Husband

_______ Barham

Faithy (Judkins) Barham was a daughter of 1794 John Judkins of Surry County and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Faithy Barham as one of his children:

"... Item I give and bequeath unto my daughter Faithy Barham one Cow and Calf and one feather Bed and furniture, all which she has now in possession.

...

Item My will and desire is that all the rest of my Estate after my just debts, legacies, and funeral expences are paid be equally divided between my five daughters to wit, Mary Judkins, Lelah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins. ..."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Tathy Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (______) Judkins and that she married _______ Barham.
Sarah (Judkins) Slade And Her Husband John Slade

Sarah (Judkins) Slade was a daughter of 1794 John Judkins of Surry County and Rebecca (______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴)

The marriage bond of Sarah Judkins and John Slade was dated on November 14, 1789, at Surry County, Virginia, with Obadiah Pyland as surety and John Judkins, Jr., and James Judkins as witnesses and the marriage on November 17, 1789, by Reverend Samuel Butler, Rector of Southwark Parish Episcopal Church:

"November ye 14th 1789
Sir this is to certify that I intend to Marry the Said John Slade this given under my hand before these two witnesses

John Judkins Sarah Judkins her seal
James Judkins
To Mr Jacob Faulcon

Know all Men by these presents that We John Slade & Obadiah Pyland of Surry County are held and firmly bound unto Beverley Randolph Esqr. Governor of the Commonwealth of Virginia in the penal sum of fifty pounds current money of Virginia to be paid unto the said Beverley Randolph and to his successors for the time being to which payment well and truly to be made We bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 14th day of Novr 1789

The Condition of the above obligation is such that whereas there is a marriage suddenly intended to be solemnized agreeable to the ceremonies of the protestant Church in Virginia between the above bound John Slade and Sarah
Judkins now if there be no lawfull cause to be obstruct the said marriage then this obligation to be void otherwise to remain in full force

Sealed and delivered) his
in presence of ) John X Slade
Jacob Faulcon mark
Obediah Pyland

A list of Marriages returned by the Revd. Mr. Saml. Butler, solemnized from June 1789 to Sep 1790

Recorded

A list of Marriges in Surry from June, 1789, to September, 1790

. . . .

The 17 of November, 89, John Slade and Sarah Judkins were Married . . . ."

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Sarah Slade as one of his children:

". . . . Item I give and bequeath unto my daughter Sarah Slade one feather Bbed and furniture, one heifer and two pounds of specie.
. . . .

Item My will and desire is that all the rest of my Estate after my just debts, legacies, and funeral expenses are paid be equally divided between my five daughters to wit, Mary Judkins, Lelah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins. . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Sarah Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (_______) Judkins and that she married John Slade on November 17, 1789.
vii. Silvia Judkins

Silvia Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴)

The will of John Judkins dated August 21, 1790, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Silvia Judkins as one of his children:

"... Item I give and bequeath unto my daughter Silvia Judkins one feather Bed and furniture, one Cow and Calf and three pounds in specie.

..."

Item My will and desire is that all the rest of my Estate after my just debts, legacies, and funeral expences are paid be equally divided between my five daughters to wit, Mary Judkins, Lelah Davis, Faithy Barham, Sarah Slade, and Silviah Judkins. . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Silvia Judkins was a daughter of 1794 John Judkins of Surry County and Rebecca (_______) Judkins.

viii. 1771 Benjamin Judkins Of Surry County, His Wife Mary (Barham) Judkins, And His Descendants

1771 Benjamin Judkins of Surry County was a son of 1794 John Judkins of Surry County and Rebecca (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴)
On May 22, 1771, at Surry County, Virginia, D. & W.B. 10a/149 an appraisement of the estate of Benjamin Judkins was filed:

"In Obedience to the Ordor of the Worshipfull Court of Surry County April 16th: 1771: We the Subscribers have Appraised the Estate of Benjn. Judkins deced in Current Money as Follows -

A Mare and Colt at 5. 5 Sheep at £1.10  £6.10.
A Cow and Calf att 2. 1 Sow and 8 Shoats at £1.18  3.18.
A pr of Cart Wheels at 12/6 & 1 Chest 3  15.6
A parcel of Carpenters Tools £0.15d & 3 Axes at 12/6  1. 7.6
2 Barrel of Corn at 5. 3 Cyder Casks a 7/6  12.6
A Oval Table at 10. 5 Chairs and a Table at 10  1.
A Chest and a box at 6d 1 Gun & Bayonet &c 1.2.6  1. 8.6
A Bed Bedstead & Furniture at 1:15  1.15.
1 Ditto at 2.15 1 Ditto a 2.15  5.10.
1 Loom & Temples 1.0.0 1 Box Iron & Healers  1. 5.
1 Spinning Wheel & Lumber a 6 & 1 Frying Pan 3.6  9.6
3 Iron Potts at 15 & 2 Plough Hoes a 5  1.
2 Hoes at 6. 2 Books at 3/. 3 Dishes at 10/. 19.
6 Plates & Two Spoons 6/6 a Bridle & Horse
  Harness 3/6  10.
About Sixty Pounds of Bacon at 6d  1.10.
£28.10.6

Jno Davis
James Seward
John Cocks

At a Court held for Surry County May 22d: 1771 - The afore written Inventory and Appraisement of the Estate of Benjmin Judkins deced. was returnd & by the Court Orderd to be Recorded

Examd  Test
Wm Nelson Cl. Cur"

On September 22, 1772, at Surry County, Virginia, D. & W.B. 10a/247 John Judkins returned an inventory of the estate of Benjamin Judkins:
"A true and perfect Inventory of the Estate of Benjamin Judkins deceased returned by John Judkins Administrator September 22 1772

To 1 Mare and Colt, 1 Cow and Calf, and 1 Heifer, 1 Sow, and 10 Shaots, 1 pair of Cart Wheels, 2 Chests, 1 Box, half Barrel Corn, 3 Cider Casks, 1 Gun, Bayonet, and Cartouch Box, a parcel of Carpenters Tools, 1 Ovel Table, 1 Square ditto, 5 Chairs 3 Feather Beds, and Furniture, 1 Loom and Temples, 5 Sheep, 3 Iron Potts, a small parcel of Bacon, 1 Box Iron and heters, 2 Books, Axe, 1 Bridle and Horse harness, 3 Dishes, 6 Plates, and six Sppons, 2 Plow hoes, 2 Weeding ditto 1 Spinning Wheel, and a parcel of Old Lumber.

At a Court held for Surry County September 22: 1772 The afore written Inventory of the Estate of Benjamin Judkins deceased was returned and by the Court Ordered to be recorded.

Test
Wm Nelson Cl Cur"

The nearly identical listing of the items in the appraisement and the inventory make it clear that the same estate was involved in both lists.

On September 22, 1772, at Surry County, Virginia, D. & W.B. 10a/248 John Judkins returned an accounting for the estate of Benjamin Judkins:

"Dr The Estate of Benjamin Judkins deceas'd in Account with John Judkins Administrator

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<thead>
<tr>
<th>Year</th>
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<th>d</th>
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</thead>
<tbody>
<tr>
<td>1772</td>
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<tr>
<td>To cash paid John Hay and Co. Bond</td>
<td>5</td>
<td>9</td>
<td>-</td>
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<tr>
<td>To ditto paid James Seward Account</td>
<td>1</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>To ditto paid Nicolas Faucon Senr</td>
<td>6</td>
<td>3</td>
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<tr>
<td>To ditto paid James Price</td>
<td>7</td>
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<tr>
<td>To ditto paid Mary Slade</td>
<td>10</td>
<td></td>
<td></td>
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<tr>
<td>To ditto paid Charles Judkins Sheriff</td>
<td>1</td>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>To ditto paid John Hay and Co</td>
<td>1</td>
<td>10</td>
<td>5</td>
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<tr>
<td>To ditto paid Richard Rowel</td>
<td>6</td>
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<td>To ditto paid Robert Piland</td>
<td>6</td>
<td>9</td>
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<tr>
<td>To ditto paid Phillip Holt</td>
<td>3</td>
<td>9</td>
<td></td>
</tr>
</tbody>
</table>
To ditto paid Jesse Barham 4
To ditto paid James Davis 14 9½
To Elizabeth Addams 14 2
To ditto paid Joel Thompson 12 6
To ditto paid the Clerk of Surrey 21 Feb @ 2d plt 13 6
To ditto paid Mr. Scretary's Ticket 36 @ ditto 6
To my account against the Estate 6 8 11
To Cash paid Mr Nelson for Recording Inventory and this Account 8th 5 Tobacco 12/6 10. 7½
To Ballance due the Estate 4 3
25 13 4

Cr.

By the Amount of Sales £25 13 4
By Ballance as pr Contra 4 3

Error Excepted September 22rd 1772
pr John Judkins Admr.

In obedience to an order of the worshipful Court of Surry County we have examined the above account and and find proper Vouchers for the same.

William Bailey Junr
John Judkins Junr

At a Court held for Surry County September 22d 1772 The afore written Account Current of the Estate of Benjamin Judkins deceased was returned and being first auditted by persons specially appointed by the Court was Ordered to be recorded.

Test
Wm Nelson Cl. Cur."

On June 28, 1791, at Surry County, Virginia, D.B. 15/283

John Judkins sold 150 acres of land to his grandson William Judkins and in which Benjamin Judkins was identified as a son of John Judkins and the father of William Judkins:

"This Indenture made this twenty eighth day of June in the year of our Lord one thousand seven hundred and ninety one Between John Judkins the elder of Surry County of the one part and William Judkins son of the late Benjamin Judkins
and Grandson of the said John Judkins of the same County of the other part. . . ."

The codicil of John Judkins dated May 25, 1793, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed Benjamin Judkins as one of his children:

". . . . A Codical May 25th, 1793 I give and bequeath unto my grandson William son of Benjamin five shillings current money of Virginia. . . . ."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that 1771 Benjamin Judkins of Surry County was a son of 1794 John Judkins of Surry County and Rebecca (_______) Judkins, married Mary Barham, and died about May 22, 1772, and that they had the following children:

1) Amos Judkins,
2) William Judkins, and
3) Nathaniel Judkins.

(I) 1826 Amos Judkins And His Wife Lucy Lane

1826 Amos Judkins was a son of 1771 Benjamin Judkins of Surry County and Mary (Barham) Judkins.
(1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴, 1771 Benjamin⁵)

On July 11, 1794, at Surry County, Virginia, D.B. 1/2 Amos Judkins received a gift of land from his brother William Judkins:
"This indenture made this 11th day of July anno domi one thousand seven hundred and ninety four and in the XIX year of the Commonwealth of Virginia between William Judkins of Surry County of the one part and Nathaniel Judkins and Amos Judkins of the said county of the other part witnesseth that the said William Judkins for and in consideration of the natural love and affection that he doth bear to his two brothers the aforesaid Nathaniel Judkins and Amos Judkins divers other good causes him thereunto moving as well as for and in consideration of the sum of ten shillings current money of Virginia to him in hand paid by the above Nathaniel Judkins and Amos Judkins the receipt whereof he doth acknowledge is there with full satisfied, hath given, granted, bargained sold releast and confirmed and by those present doeth give, grant, bargain, sell release and confirm unto the said Nathaniel Judkins and Amos Judkins their heirs and assigns for ever one certain tract or parcel of land situated in Surry County containing by estimation one hundred and fifty acres be the same more or less (whereon John Judkins grandfather to the aforesaid William, Nathaniel and Amos Judkins lived and died) and is bounded as follows beginning at a pine on the east side of the green swamp in Burwells Barhams line, thence by said Barhams line of markt trees to a barren white oak in Thomas Coxes line, thence by said Thomas Cox's and James Cox's line of marked trees to a pine in the above named William Judkins line of his home tract. Thence by the ancient line of mark trees between the said two tracts of land to a pine on the before mentioned green swamp. Thence up the various meanderings of the main run of the said swamp to the pine begun at; with all houses outhouses, woods, underwoods, water watercourses profits commodities advantages and hereditaments thereunto belonging or in any wise appertaining and also all the reversion and reversions, remainder and remainders, rents issues services thereof as also all the Estate right title, claim, challenge and demand whatsoever of him the said William Judkins of in and to the said land and premises above mentioned and to every part and parcel thereof to have and to hold the said tract or parcel of land to them the said Nathaniel Judkins and Amos Judkins their heirs and assigns to their only proper use and behoof forever and the said William Judkins for himself and his heirs the said tract or parcel of land and premises and every part and parcel thereof by these presents will forever warrent and defend against him and his heirs laying any claim, challenge or demand against the said tract of land and premises above mentioned or any part or parcel thereof unto the said Nathaniel Judkins and Amos
Judkins their heirs or assigns forever. In witness whereof the said William Judkins has hereunto set his hand affixed his seal the day and year first above written.

Signed sealed and delivered in presence of
William Judkins
Susanna Judkins
John Judkins
James Judkins
Jesse Judkins

At a Court held for Surry County Feb. 24th, 1795.

The within written indenture of bargain and sale from William Judkins to Nathaniel Judkins and Amos Judkins was acknowledged by the said William Judkins to be his act and deed and by the court ordered to be recorded.

Teste
Edward Faulcon, D.C.
for""

The marriage bond of Amos Judkins and Lucy Lane was dated on February 24, 1795, at Surry County, Virginia, with John Pyland as surety and the marriage on February 26, 1795, by Reverend Nathaniel Berriman, a Methodist minister:

"Colo. Faulcon I Right these Lines to Inform you That I Lucy Lane is willing to Marry the said Amos Judkins my Parentage Frames no objection against the Marriage

William Lane
Feby 22nd 1795

Know all Men by these presents that We Amos Judkins and John Pyland are held and firmly bound unto his Excellency Robert Brooke Esquire Governor of the Commonwealth of Virginia in the penal sum of fifty pounds current money to be paid unto the said Robt Brooke Governor as aforesaid and unto his successors to which payment well and truly to be made We bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 24th day of February 1795
Whereas there is a marriage suddenly intended to be solemnized between the above bound Amos Judkins and Lucy Lane agreeable to the ceremonies of the Church of which they are members. Now the Condition of the above obligation is such that if there be no lawful cause to obstruct the said marriage then the above obligation to be void otherwise to remain in full force and virtue.

Sealed & delivered ) Amos Judkins
in the presence of ) Jno. Pyland
John Faulcon

A List of Marriage Solemnized by me

26 Feby. Amos Judkins and Lucy Lane

Nath Berriman MM"

The 1810 Census for Surry County, Virginia, listed Amos Judkins with the following household:

<table>
<thead>
<tr>
<th>Males</th>
<th>Age</th>
<th>Females</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>26-45</td>
<td>1</td>
<td>26-45</td>
</tr>
<tr>
<td>4</td>
<td>0-10</td>
<td>1</td>
<td>10-16</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
<td>0-10</td>
</tr>
</tbody>
</table>

This record indicates that Amos Judkins was born between 1765 and 1784.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Amos Judkins was a son of 1772 Benjamin Judkins of Surry County and Mary (Barham) Judkins, married Lucy Lane on February 6, 1795, and died about February 26, 1795.

(II) William Judkins And His Wife

Susanna (Moring) Judkins
William Judkins was a son of 1771

Benjamin Judkins of Surry County and Mary (Barham) Judkins.
(1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴, 1771 Benjamin⁵)

The marriage bond of William Judkins and Susanna Moring, daughter of Benjamin Moring, was dated on April 4, 1789, at Surry County, Virginia, with Henry Moring as surety:

"Know all Men by these presents that we William Judkins and Henry Moring are held and firmly bound unto his Excellency Beverly Randolph esquire Governor of the Commonwealth of Virginia in the penal sum of fifty pounds, to which payment well and truly to be made to our said Governor or to his Successors for the time being, we bind ourselves our heirs, executors, and Administrators jointly and severally firmly by these presents Sealed with our seals and dated this 4th day of April 1789 in the XIIith year of the Commonwealth

The Condition of the above obligation is such that whereas there is a marriage suddenly intended to be solemnized agreeable to the ceremonies of the Protestant Church in Virginia between the above bound William Judkins and Susanna Moring (daughter of Benj.) of the County of Surry

Now if there be no lawful cause to obstruct the said marriage, then this obligation to be void otherwise to remain in full force & virtue

Sealed & delivered ) William Judkins
in presence of ) Henry Moring
Jacob Faulcon"

On June 28, 1791, at Surry County, Virginia, D.B. 15/283

William Judkins, the son of Benjamin Judkins, purchased 150 acres of land from his grandfather John Judkins:

"This Indenture made this twenty eighth day of June in the year of our Lord one thousand seven hundred and ninety one Between John Judkins the elder of Surry County of the one part and William Judkins son of the late Benjamin Judkins
and Grandson of the said John Judkins of the same County of the other part. Witnesseth that the said John Judkins for & in consideration of the sum of Twenty pounds current money of Virginia by the said William Judkins to the said John Judkins in hand paid at or before the ensealing and delivery of these presents the receipt whereof the said John Judkins doth hereby acknowledge and thereof and of every part and parcel thereof doth exonerate and acquit the said William Judkins his heirs, executors, administrators and assigns and every of them for ever by these presents, he the said John Judkins hath granted, bargained, sold, aliened, and confirmed, and by these presents doth grant, bargain, sell, alien and confirm unto the said William Judkins his heirs and assigns for ever all that tract or parcel of land situate, lying and being in the aforesaid county of Surry and whereon the said William Judkins now lives containing by estimation one hundred and fifty acres be the same more or less and is bounded as followeth, to wit, on the South by the lands of James Seward, on the southeast by the lands belonging to James and Thomas Cocks, on the east and north by a line of marked trees dividing the said land from the land belonging to the said John Judkins whereon he now lives, and on the west by the Green Swamp . . . .

In witness whereof the said John Judkins hath hereunto set his hand and affixed his seal the day and year first with written.

John Judkins

Recorded 20 June 1791"

The codicil of John Judkins dated May 25, 1793, and probated on January 18, 1794, at Surry County, Virginia, W.B. 1/55 listed William Judkins as the son of Benjamin Judkins and one of his grandchildren:

". . . . A Codical May 25th, 1793 I give and bequeath unto my grandson William son of Benjamin five shillings current money of Virginia. . . . ."
On July 11, 1794, at Surry County, Virginia, D.B. 1/___

William Judkins gifted land to his brothers Nathaniel and Amos Judkins:

"This indenture made this 11th day of July anno domi one thousand seven hundred and ninety four and in the XIX year of the Commonwealth of Virginia between William Judkins of Surry County of the one part and Nathaniel Judkins and Amos Judkins of the said county of the other part witnesseth that the said William Judkins for and in consideration of the natural love and affection that he doth bear to his two brothers the aforesaid Nathaniel Judkins and Amos Judkins divers other good causes him thereunto moving as well as for and in consideration of the sum of ten shillings current money of Virginia to him in hand paid by the above Nathaniel Judkins and Amos Judkins the receipt whereof he doth acknowledge is there with full satisfied, hath given, granted, bargained sold releast and confirmed and by those present doeth give, grant, bargain, sell release and confirm unto the said Nathaniel Judkins and Amos Judkins their heirs and assigns for ever one certain tract or parcel of land situated in Surry County containing by estimation one hundred and fifty acres be the same more or less (whereon John Judkins grandfather to the aforesaid William, Nathaniel and Amos Judkins lived and died) and is bounded as follows beginning at a pine on the east side of the green swamp in Burwells Barhams line, thence by said Barhams line of markt trees to a barren white oak in Thomas Coxes line, thence by said Thomas Cox's and James Cox's line of marked trees to a pine in the above named William Judkins line of his home tract. Thence by the ancient line of mark trees between the said two tracts of land to a pine on the before mentioned green swamp. Thence up the various meanderings of the main run of the said swamp to the pine begun at; with all houses outhouses, woods, underwoods, water watercourses profits commodities advantages and hereditaments thereunto belonging or in any wise appertaining and also all the reversion and reversions, remainder and remainders, rents issues services thereof as also all the Estate right title, claim, challenge and demand whatsoever of him the said William Judkins of in and to the said land and premises above mentioned and to every part and parcel thereof to have and to hold the said tract or parcel of land to them the said Nathaniel Judkins and Amos Judkins their heirs and assigns to their only proper use and behoof forever and the said William Judkins for himself and his heirs the said tract or parcel of land
and premises and every part and parcel thereof by these presents will forever warrent and defend against him and his heirs laying any claim, challenge or demand against the said tract of land and premises above mentioned or any part or parcel thereof unto the said Nathaniel Judkins and Amos Judkins their heirs or assigns forever. In witness whereof the said William Judkins has hereunto set his hand affixed his seal the day and year first above written.

Signed sealed and delivered in presence of
William Judkins
Susanna Judkins
John Judkins
James Judkins
Jesse Judkins

At a Court held for Surry County Feb. 24th, 1795.

The within written indenture of bargain and sale from William Judkins to Nathaniel Judkins and Amos Judkins was acknowledged by the said William Judkins to be his act and deed and by the court ordered to be recorded.

Teste
Edward Faulcon, D.C. for
Jacob Faulcon, C.L.C."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that William Judkins was a son of 1772 Benjamin Judkins of Surry County and Mary (Barham) Judkins and married Susanna Moring.

(III) 1824 Nathaniel Judkins Of Surry County, His Wife Mary (Lane) Judkins, And His Descendants

1824 Nathaniel Judkins of Surry County was a son of 1771 Benjamin Judkins of Surry County and Mary (Barham) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴, 1771 Benjamin⁵)
The marriage bond of Nathaniel Judkins and Mary Lane was dated on October 19, 1792, at Surry County, Virginia, with William Judkins as surety:

"Sir This is to inform you that my parents are Willing That I Should marrye the Said Nathaniel judkins

Wit Marye Lane
Batts Lane Cr FaulCon
October 14th 1792

Know all men by these presents that We Nathaniel Judkins and William Judkins are held and firmly bound unto his Excellency Henry Lee esquire Governor of the Commonwealth of Virginia in the penal sum of fifty pounds current money to be paid to the said Charles Lee esquire Governor as aforesaid and to his Successors to which payment well and truly to be made We bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 19th day of October 1792

Whereas there is a marriage suddenly intended to be solemnized agreeable to the ceremonies of the protestant Church in Virginia between the above bound Nathaniel Judkins and Mary Lane

Now the Condition of the above obligation is such that if there be no lawful cause to obstruct the said marriage then the said obligation to be void otherwise to remain in full force and virtue

Signed, sealed and ) Nathaniel judkins
delivered in the ) William Judkins
presence of )
Jacob Faulcon )"

On July 11, 1794, at Surry County, Virginia, D.B. 1/____

William Judkins gifted land to his brothers Nathaniel and Amos Judkins:

"This indenture made this 11th day of July anno domi one thousand seven hundred and ninty four and in the XIX year of
the Commonwealth of Virginia between William Judkins of Surry County of the one part and Nathaniel Judkins and Amos Judkins of the said county of the other part witnesseth that the said William Judkins for and in consideration of the natural love and affection that he doth bear to his two brothers the aforesaid Nathaniel Judkins and Amos Judkins divers other good causes him thereunto moving as well as for and in consideration of the sum of ten shillings current money of Virginia to him in hand paid by the above Nathaniel Judkins and Amos Judkins the receipt whereof he doth acknowledge is there with full satisfied, hath given, granted, bargained sold releast and confirmed and by those present doeth give, grant, bargain, sell release and confirm unto the said Nathaniel Judkins and Amos Judkins their heirs and assigns for ever one certain tract or parcel of land situated in Surry County containing by estimation one hundred and fifty acres be the same more or less (whereon John Judkins grandfather to the aforesaid William, Nathaniel and Amos Judkins lived and died) and is bounded as follows beginning at a pine on the east side of the green swamp in Burwells Barhams line, thence by said Barhams line of markt trees to a barren white oak in Thomas Coxes line, thence by said Thomas Cox's and James Cox's line of marked trees to a pine in the above named William Judkins line of his home tract. Thence by the ancient line of mark trees between the said two tracts of land to a pine on the before mentioned green swamp. Thence up the various meanderings of the main run of the said swamp to the pine begun at; with all houses outhouses, woods, underwoods, water watercourses profits commodities advantages and hereditaments thereunto belonging or in any wise appertaining and also all the reversion and reversions, remainder and remainders, rents issues services thereof as also all the Estate right title, claim, challenge and demand whatsoever of him the said William Judkins of in and to the said land and premises above mentioned and to every part and parcel thereof to have and to hold the said tract or parcel of land to them the said Nathaniel Judkins and Amos Judkins their heirs and assigns to their only proper use and behoof forever and the said William Judkins for himself and his heirs the said tract or parcel of land and premises and every part and parcel thereof by these presents will forever warrent and defend against him and his heirs laying any claim, challenge or demand against the said tract of land and premises above mentioned or any part or parcel thereof unto the said Nathaniel Judkins and Amos Judkins their heirs or assigns
forever. In witness whereof the said William Judkins has hereunto set his hand affixed his seal the day and year first above written.

Signed sealed and delivered in presence of John Judkins James Judkins Jesse Judkins

At a Court held for Surry County Feb. 24th, 1795.

The within written indenture of bargain and sale from William Judkins to Nathaniel Judkins and Amos Judkins was acknowledged by the said William Judkins to be his act and deed and by the court ordered to be recorded.

Teste Edward Faulcon, D.C. for Jacob Faulcon, C.L.C."

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Nathaniel Judkins was a son of 1772 Benjamin Judkins of Surry County and Mary (Barham) Judkins and married Mary Lane and that his will was probated on February 23, 1824, and that they had the following child:

1) William Judkins, born in 1803.

   (A) 1854 William Judkins, His Wife (_____) (_____) Judkins, And His Descendants

1854 William Judkins was a son of 1824 Nathaniel Judkins and Mary (Lane) Judkins. (1672
Samuel¹, 1705 Samuel², 1760 John³, 1794 John⁴, 1771 Benjamin⁵, 1824 Nathaniel⁶

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that William Judkins was a son of 1824 Nathaniel Judkins and Mary (Lane) Judkins, was born in 1803, died on December 30, 1854, and had the following children:

1) William H. Judkins,
2) Martha A. Judkins,
4) Elizabeth M. Judkins,
5) Nathaniel E. Judkins,
6) James L. Judkins,
7) John H. Judkins,
8) Mary E. Judkins,
9) Sally C. Judkins, and
10) Virginia Judkins.

h. Mary (Judkins) Barham And Her Husband

Benjamin Barham Or Robert Barham

Mary (Judkins) Barham was a daughter of 1760 John Judkins of Surry County and Martha (_______) Judkins.

(1672 Samuel¹, 1705 Samuel², 1760 John³)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Mary (Judkins) Barham as one of his children:
"... Item. I give my daughter Mary Barham the labor of my negro girl Jenny during her life and then Jenny and her increase to be equally divided between all the children my daughter Mary bears to them and their heirs forever. ..."

The will of Martha (______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Mary (Judkins) Barham as one of her children:

"... Thirdly. I give to my Two Daughters Mary Barham & Sarah Barham my Side Saddle to be equally divided between them & their Heirs forever. ... Sixthly. I give all my Clothes to my three Daughters Mary Barham Ann Mooring & Sarah Barham to be equally divided between them and their Heirs forever. ... Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. ..."

The will of Benjamin Barham was dated March 30, 1776, probated on June 10, 1779, at Southampton County, Virginia, and provided as follows:

[To be obtained and inserted]

This record indicates that the family of Benjamin Barham was as follows:

Wife: Mary (______) Barham

Children: 1) William Barham
2) John Barham,
3) Benjamin Barham,
4) Lucy Barham,
5) Fanny Barham, and
6) Elizabeth Barham.

_Virginia Historical Magazine_ Volume 48/360 stated that Mary Judkins married Benjamin Barham.

_Southside Virginia Families_, Volume II, "Judkins of Surry" stated that Mary Judkins, the daughter of 1760 John Judkins of Surry County, probably married Robert Barham, whose wife was named Mary.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Mary Judkins married Robert Barham.

i. **Ann (Judkins) Mouring Or Moring And Her Husband Henry Mouring Or Moring**

Ann (Judkins) Mouring or Moring was a daughter of 1760 John Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Ann (Judkins) Mouring as one of his children:

". . . Item. I give to my daughter Ann Mouring the labor of my negro girl Rachel during her life and then Rachel and her increase to be equally divided between all the children my daughter Ann bears to them and their heirs forever. . . . Item. I give my negro boy Jacob to be equally divided between my three children, viz, William Judkins, Joseph Judkins and Ann Mouring. Item. . . ."

The will of Martha (_______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County,
Virginia, D. & W.B. 10a/172, listed Ann (Judkins) Mooring as one of her children:

"... Fourthly. I give to my Daughter Ann Mooring my Chest of Drawers to she & her Heirs forever - ... .
Sixthly. I give all my Clothes to my three Daughters Mary Barham Ann Mooring & Sarah Barham to be equally divided between them and their Heirs forever. ... . Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. ... ."

Our Ancestors stated that Ann (Judkins) Moring was born in Surry County, Virginia, married Henry Moring before December 12, 1758, and died after April 28, 1781, and before October 22, 1799, that Henry Moring was born in Surry County, Virginia, and was listed in the 1782 Census Heads of Families with 7 whites and 10 blacks, and that his will was dated March 21, 1796, probated on October 22, 1799, at Surry County, Virginia, W.B. 1/____ (1792-1804), and provided as follows:

"In the name of God amen, I Henry Moring of Surry County being in perfect Health and memory, thanks be to God, but thinking my departure is near at hand have thought fit to make and ordain this my last will and testament as followeth, I give my soul and body to the love God, with confidence of his taking me to himself, and what blest me with I give as followeth:

Item. I give and bequeath unto my son John Moring all that I have lent him and he is now is possession of to him and his heirs forever.

Item. I give and bequeath unto my son Christopher S. Moring the plantation and all the land I now own and possession and what other things I have lent him and one feather bed and furniture, one Cow and Calf, 2 Ewes and lambs, his choice of my Tables, six Chairs his choice, one large Trunk, half
dozen knives and forkes, one pot and hooks, 2 pewter dishes, 6 pewter plates, six cups and saucers, 6 earthern plates, all to him and his heirs forever.

Item. I give and bequeath unto my daughter Rebecca Carrol all that she owes me, and twenty pounds, and one feather bed and furniture to her and her heirs forever.

Item. I give unto my daughter Sarah Cocks all that I have lent her and all that William Cocks owes me and twenty five pounds to her and her heirs forever.

Item. I give and bequeath unto my daughter Elizabeth E. Cocks all that I have lent her and twenty five pounds to her and her heirs forever.

Item. I give all my tools of all kinds and wearing apparel to be equally divided between my two sons.

Item. I give and bequeath all the rest of my Estate of all kinds to be equally divided between my three daughters Rebecca Carroll, Sarah Cocks, and Elizabeth E. Cocks and their heirs forever.

Item. I appoint my son John Moring, Christopher S. Moring, and William Cocks my Executors of this my last will and testament, whereof I set my hand and seal this twenty first day of March, ano dom one thousand seven hundred and ninety six.

In presence of

Henry Moring
William Warren, Jr.
John Spratley
Hartwell Savidge

I also give and bequeath to my son Christopher S. Moring my beaufet to him and his heirs.

Henry Moring

Probated 22 October 1799."

Our Ancestors also stated that Ann (Judkins) Moring and Henry Moring had the following children:

1) Anne Moring,
3) Christopher Simmons Moring,
4) Rebecca (Moring) (Smith) Carroll,
5) Sarah (Moring) Cocks, and

i. Anne (Moring) Smith And Her Husband
   William Smith
   Anne (Moring) Smith was a daughter of
   Ann (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705
   Samuel², 1760 John³, Ann⁴)

Our Ancestors stated that Anne Moring was a daughter of Ann
(M Judkins) Moring and Henry Moring, married William Smith on
January 28, 1774, and predeceased her parents.

ii. John Christopher Moring, His Wives
    Martha (Lane) Moring And Elizabeth
    "Betsy" (Smith) Moring, And His
    Descendants
    John Christopher Moring was a son of Ann
    (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705 Samuel²,
    1760 John³, Ann⁴)

The will of Henry Moring dated March 21, 1796, and probated
on October 22, 1799, at Surry County, Virginia, W.B. 1/___
(1792-1804) listed John Moring as one of his children:

". . . . Item. I give and bequeath unto my son John Moring
all that I have lent him and he is now is possession of to
him and his heirs forever. . . . .
Item. I appoint my son John Moring, Christopher S. Moring, and William Cocks my Executors of this my last will and testament, whereof I set my hand and seal this twenty first day of March, ano dom one thousand seven hundred and ninety six. . . . ."

Our Ancestors stated that John Moring was a son of Ann (Judkins) Moring and Henry Moring, was born in 1764 at Surry County, Virginia, married first Martha Lane on September 27, 1785, married second Elizabeth "Betsy" Smith on September 30, 1797, and died on September 21, 1844, at Chatham County, North Carolina, that Elizabeth "Betsy" (Smith) Moring died on June 4, 1833, at Chatham County, North Carolina, and that John Christopher Moring and Martha (Lane) Moring had the following children:

1) Coltilda Moring, born about 1786 at Surry County, Virginia,
2) Christopher Moring, born at Surry County, Virginia,
3) William Henry Moring, born at Surry County, Virginia,
4) John Moring, born in 1791 at Surry County, Virginia,

and that John Christopher Moring and Elizabeth "Betsy" (Smith) Moring had the following children:

1) Willis Moring, born about 1798 at Surry County, Virginia,
2) Nancy Moring, born on June 25, 1801, at Surry County, Virginia,
3) Alfred Moring, born on February 25, 1814, at Chatham County, North Carolina,

4) James Madison Moring,

5) Joseph S. Moring, and

6) Pattie (Moring) Atkins.

Our Ancestors also stated the following with regard to John Christopher Moring:

"John C. Moring was a private in the American Revolution, received a pension #S7239 (National Archives, Washington, D.C.). He enlisted April 1781, served 7 months as a Private in Capt.'s Wm Wilson's, Lemuel Cocke's and Josiah Wilson's Companies; Col. Blount's Virginia Regiment; in siege of Yorktown and at the surrender of Lord Cornwallis.

John C. Moring guarded prisoners at Yorktown and conducted them to Winchester Barracks. He was drafted in the Virginia State Militia in 1780 and his company was employed in marching forward and backward in the counties. The Chatham County roster of Revolutionary Soldiers for the year 1831 shows 'John Moring, Sr., 75 years old.'

In 1805 he moved from Surry County, Virginia, to Chatham County, N. C. He was allowed a pension on his application executed 12 November, 1832, at which time he was a resident of Chatham County. In his pension file mention is made of his sister, Elizabeth Cocks and her husband, John Cocks, who was upward of 63 years of age, residing in Surry County in 1832."

(I) Clotilda Moring

Clotilda Moring was a daughter of John Christopher Moring and Martha (Lane) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John¹, Ann⁴, John Christopher⁵)
Our Ancestors stated that Clotilda Moring was a daughter of John Christopher Moring and Martha (Lane) Moring and was born about 1786 at Surry County, Virginia.

(II) Christopher Moring And His Wife Frances (Barbee) Moring

Christopher Moring was a son of John Christopher Moring and Martha (Lane) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵)

Our Ancestors stated that Christopher Moring was a son of John Christopher Moring and Martha (Lane) Moring and was born at Surry County, Virginia, and married Frances Barbee at Chatham County, North Carolina.

(III) William Henry Moring And His Wife Tabitha (Beasley) Moring

William Henry Moring was a son of John Christopher Moring and Martha (Lane) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵)

Our Ancestors stated that William Henry Moring was a son of John Christopher Moring and Martha (Lane) Moring and was born at Surry County, Virginia, married Tabitha Beasley, and died on September 14, 1810. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵)
John Moring, Jr., His Wife Annie (Verlander) Moring, And His Descendants

John Moring, Jr., was a son of John Christopher Moring and Martha (Lane) Moring. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), Ann\(^4\), John Christopher\(^5\))

Our Ancestors stated that John Moring, Jr., was a son of John Christopher Moring and Martha (Lane) Moring and was born in 1791 at Surry County, Virginia, married Annie Verlander in 1816, and that administration of his estate was ordered on February 21, 1838, and that John Moring, Jr., and Annie (Verlander) Moring had the following children:

1) Elizabeth L. Moring,
2) Clotilda C. Moring,
3) William H. Moring, and
4) Eliza E. Moring.

Our Ancestors also stated that John Moring, Sr., was appointed guardian of these children on February 21, 1838.

(V) Willis Moring And His Wife Eliza (King) Moring

Willis Moringy was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), Ann\(^4\), John Christopher\(^5\))
Our Ancestors stated that Willis Moring was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring, was born about 1798 at Surry County, Virginia, married Eliza King.

(VI) Nancy (Moring) O'Kelly, Her Husband William Jefferson O'Kelly, And Her Descendants

Nancy (Moring) O'Kelly was a daughter of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵)

Our Ancestors stated that Nancy Moring was a daughter of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring, was born on June 25, 1801, at Surry County, Virginia, married William Jefferson O'Kelly on February 15, 1821, and died on November 8, 1850, at Gallaway, Tennessee.

(VII) Alfred Moring, His Wife Elizabeth (O'Kelly) Moring, And His Descendants

Alfred Moring was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵)

Our Ancestors stated that Alfred Moring was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring, was born on February 25, 1814, at Chatham County, North Carolina, married
Elizabeth O'Kelly on February 18, 1835, and died on May 10, 1909, at Chatham County, North Carolina, and that Alfred Moring and Elizabeth (O'Kelly) Moring had the following child:

1) Frank O'Kelly Moring, born on December 1, 1845, at Moringsville, North Carolina.

(A) Frank O'Kelly Moring, His Wife Pattie Aline (Upchurch) Moring, And His Descendants

Frank O'Kelly Moring was a son of Alfred Moring and Elizabeth (O'Kelly) Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John Christopher⁵, Alfred⁶)

Our Ancestors quoted the following about Frank O'Kelly Moring, citing "History of N. C.", Vol. 4, p. 293, published by Lewis:

"Frank O'Kelly Moring was born at Moringsville, a community named in honor of his family, Dec. 1, 1845, son of Alfred and Elizabeth (O'Kelly) Moring. He was a boy soldier in the Confederate Army, and since then has been one of Raleigh's leading business men; educated in private schools in a preparatory school, but the outbreak of the war interfered with his studies; in 1863 the boy of 18 he went into the Confederate Army as a Private in Co. I, 6th N. C. Inf., after the war he took up farming, in 1866 came to Raleigh and engaged in wholesale grocery and cotton business, 1891 entered cotton milling industry, establishing the Careleigh Cotton Mills. He is a director of Raleigh Banking and Trust Company and of Caraleigh Phosphate & Fertilizer Company, served as an Alderman of Raleigh on improvement of changes of the city waterworks system. He is a deacon of the Christian LChurch of which his maternal grandfather the Rev. James O'Kelly was founder. In 1876 married Pattie Aline Upchurch of Raleigh. Five children: Mrs. C. B. Williams, Mrs. W. D. Briggs, Mrs. Robert S. Page of Raleigh, Mrs. Ross
McKinnon of Toronto, Canada, and Mrs. Horace Daniel of Norfolk, Virginia."

(VIII) James Madison Moring And His Wife
Cynthia (Hopson) Moring

James Madison Moring was a son of
John Christopher Moring and Elizabeth "Betsy" (Smith) Moring.
(1672 Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1760 John\textsuperscript{3}, Ann\textsuperscript{4}, John Christopher\textsuperscript{5})

Our Ancestors stated that James Madison Moring was a son of
John Christopher Moring and Elizabeth "Betsy" (Smith) Moring, married Cynthia Hopson on February 9, 1832, was speaker of the House of Representative for one term 1879-1880 from Chatham County, was a mason and a member of Mr. Pisgah Lodge #368.

(IX) Joseph S. Moring And His Wife Eliza C. (High) Moring

Joseph S. Moring was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring. (1672 Samuel\textsuperscript{1}, 1705 Samuel\textsuperscript{2}, 1760 John\textsuperscript{3}, Ann\textsuperscript{4}, John Christopher\textsuperscript{5})

Our Ancestors stated that Joseph S. Moring was a son of John Christopher Moring and Elizabeth "Betsy" (Smith) Moring and married Eliza C. High on January 21, 1836.

(X) Pattie (Moring) Atkins And Her
Husband Atkins

Pattie (Moring) Atkins was a daughter of John Christopher Moring and Elizabeth "Betsy" (Smith)
Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴, John
Christopher⁵)

Our Ancestors stated that Pattie Moring was a daughter of
John Christopher Moring and Elizabeth "Betsy" (Smith) Moring and
married _______ Atkins.

iii. Christopher Simmons Moring

Christopher Simmons Moring was a son of
Ann (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705
Samuel², 1760 John³, Ann⁴)

The will of Henry Moring dated March 21, 1796, and probated
on October 22, 1799, at Surry County, Virginia, W.B. 1/
(1792-1804) listed Christopher S. Moring as one of his children:

"... . Item. I give and bequeath unto my son
Christopher S. Moring the plantation and all the land I now
own and possession and what other things I have lent him and
one feather bed and furniture, one Cow and Calf, 2 Ewes and
lambs, his choice of my Tables, six Chairs his choice, one
large Trunk, half dozen knives and forkes, one pot and
hooks, 2 pewter dishes, 6 pewter plates, six cups and
saucers, 6 earthen plates, all to him and his heirs
forever.
... .

Item. I appoint my son John Moring, Christopher S. Moring,
and William Cocks my Executors of this my last will and
testament, whereof I set my hand and seal this twenty first
day of March, ano dom one thousand seven hundred and ninety
six. . . . ."

Our Ancestors stated that Rev. Christopher Simmons Moring
was a son of Ann (Judkins) Moring and Henry Moring, and died
September 30, 1825, at Lynchburg, Virginia, citing the Raleigh
Register.
iv. Rebecca (Moring) (Smith) Carroll And Her Husbands Willis Smith And John Carroll

Rebecca (Moring) (Smith) Carroll was a daughter of Ann (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴)

The will of Henry Moring dated March 21, 1796, and probated on October 22, 1799, at Surry County, Virginia, W.B. 1/___ (1792-1804) listed Rebecca Carroll as one of his children:

"... Item. I give and bequeath unto my daughter Rebecca Carrol all that she owes me, and twenty pounds, and one feather bed and furniture to her and her heirs forever..."

Our Ancestors stated that Rebecca (Moring) (Smith) Carroll was a daughter of Ann (Judkins) Moring and Henry Moring, that she married first Willis Smith on April 15, 1785, at Surry County, Virginia, married second John Carroll on May 16, 1789, and that the will of Willis Smith dated August 1, 1787, was probated on October 23, 1787, at Surry County, Virginia, W.B. 12/___, and provided as follows:

"In the name of God Amen... being sick and weak in body but of sound and disposing mind and memory, thanks be to Almighty God, for the same, do make ordain constitute and appoint this my last Will and Testament in manner and form as followeth..."

Item. I leave my negro man Nero to be sold to pay all my just debts, and the Balance of the money to raise my children on..."

Item. I leave one hundred Acres of Land more or less which was left to me by my Father, to be sold by my Executors hereafter mentioned and the money arisign from the sale
thereof to purchase a Young negro Man and the Balance of the money I leave the use of to my dear and loving wife till my daughter Lucy Smith comes of age.

Item. I give and bequeath unto my dear and loving Wife Rebecca Smith the use of the land and Plantation whereon I now live, and also all the rest of my Estate until my Son Henry Smith shall come to the age of twenty one years, then still to remain in possession of the Houses and half the Land and Plantation during her life except she be married when my Son Henry Smith comes to the age of twenty one years then for him to take possession of the whole of the Plantation.

Item. I give and bequeath unto my Daughter Lucy Smith when my Son Henry Smith comes of age the said Negro that is to be purchased and the residue of the money arising from the Sale of the said Land and the rest of my Estate that I have left the use of to my dear and loving wife to be divided betweenshe and my Daughter Lucy Smith when my Son Henry Smith comes of age. My Will and desire is that William Dicken should have quiet possession of the House he now lives in and all the Land he has inclosed and all he clears towards the great branch during his life, Also I desire that my Estate should not be appraised, and lastly I do appoint my dear and loving wife Rebecca Smith and my Brother James Smith and my brother John Moring my Executors of my last Will and Testament, I have hereunto set my hand and Seal this first day of August Anno Dommini one thousand seven hundred and eighty seven.

Signed Sealed and Willis Smith
Acknowledged
in presence of
Henry Moring
Anne Moring
John Warren, Junior

At a Court held for Surry County October 23, 1787 the within written last Will and Testament of Willis Smith deceased was presented in Court by John Moring one of the Executors therein named who made oath thereto according to Law, and the same being proved the oaths of Henry Moring and John Warren junior two of the Witnesses thereto is ordered to be recorded; and on the Motion of the said Executor who entered into Bond with Security as the law directs Certificate is granted him for obtaining a probate thereof in due form and
liberty is reserved the other Executor therein named to join in the said probate when he shall think fit. Examined.

Teste
Jacob Faulcon, Cl. S. Cu."

This record clearly identifies the children of Rebecca (Moring) Smith and Willis Smith as follows:

1) Lucy Smith, born after August 1, 1766, and before August 1, 1787, and
2) Henry Smith, born after August 1, 1766, and before August 1, 1787.

v. Sarah (Moring) Cocks And Her Husband
William Cocks

Sarah (Moring) Cocks was a daughter of Ann (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴)

The will of Henry Moring dated March 21, 1796, and probated on October 22, 1799, at Surry County, Virginia, W.B. 1/ (1792-1804) listed Sarah Cocks as one of his children:

"... Item. I give unto my daughter Sarah Cocks all that I have lent her and all that William Cocks owes me and twenty five pounds to her and her heirs forever. ... ."

Item. I give and bequeath all the rest of my Estate of all kinds to be equally divided between my three daughters Rebecca Carroll, Sarah Cocks, and Elizabeth E. Cocks and their heirs forever. . . . ."

vi. Elizabeth E. (Moring) Cocks And Her Husband John Cocks
Elizabeth E. (Moring) Cocks was a daughter of Ann (Judkins) Moring and Henry Moring. (1672 Samuel¹, 1705 Samuel², 1760 John³, Ann⁴)

The will of Henry Moring dated March 21, 1796, and probated on October 22, 1799, at Surry County, Virginia, W.B. 1/___ (1792-1804) listed Elizabeth E. Cocks as one of his children:

". . . . Item. I give and bequeath unto my daughter Elizabeth E. Cocks all that I have lent her and twenty five pounds to her and her heirs forever. . . . ."

"Item. I give and bequeath all the rest of my Estate of all kinds to be equally divided between my three daughters Rebecca Carroll, Sarah Cocks, and Elizabeth E. Cocks and their heirs forever. . . . ."

Our Ancestors stated that Elizabeth E. Moring married John Cocks on March 9, 1789, and died after November 18, 1832.

j.  Sarah (Judkins) Barham, Her Husband Charles Barham, And Her Descendants

Sarah (Judkins) Barham was a daughter of 1760 John Judkins of Surry County and Martha (_______) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)

On May 19, 1727, at Surry County, Virginia, D.&W.B. 7/750 Charles Barham [to be inserted]:

[To be obtained and inserted]

If Charles Barham was at least 16 years of age at the time he signed that deed, his date of birth would be probably before 1711 and possibly before 1706.
In 1733 in the Journal of the House of Burgesses 1727-40 Charles Barham petitioned the House of Burgesses to enable him to sell certain entailed lands and settle others more convenient:

[To be obtained and inserted]


[To be obtained and inserted]

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Sarah (Judkins) Barham as one of his children:

". . . . Item. I give my daughter Sarah Barham the labor of my negro girl Cate during her life and then for Cate and all her increase to be equally divided between all the children my daughter Sarah bears to them and their heirs forever. Item. I give to Charles Barham one iron Pott. Item. I give to my grandson Robert Barham one cow. . . ."

The will of Martha (______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Sarah (Judkins) Barham as one of her children:

". . . . Thirdly. I give to my Two Daughters Mary Barham & Sarah Barham my Side Saddle to be equally divided between them & their Heirs forever. . . . Sixthly. I give all my Clothes to my three Daughters Mary Barham Ann Mooring & Sarah Barham to be equally divided between them and their Heirs forever. . . . Eighthly. I give all the remainder part of my Estate after Debts and Funeral charges is paid to be equally divided amongst my Seven Children Joseph Judkins Mary Barham Ann Mooring Sarah Barham Samuel Judkins Jesse Judkins Charles Judkins to be equally divided between them & their Heirs for ever. . . ."
The marriage bond of Charles Barham and Ann (______) Arrington was dated on February 25, 1772, at Southampton County, Virginia.

The will of Charles Barham was dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 and provided as follows:

[To be obtained and inserted]

This record indicates that the family of Charles Barham was as follows:

Children: 1) Robert Barham,
2) Lucy (Barham) Deloach,
3) Elizabeth (Barham) Parker, wife of Drewry Parker,
4) Mary (Barham) Harris,
5) James Barham,

Grandchildren: 1) Milly Barham,
2) Joel Newsom,
3) Barham Newsom, and
4) Joel Barham.

Southside Virginia Families, Volume II, "Judkins of Surry" stated that Sarah Judkins, the daughter of 1760 John Judkins of Surry County, probably married Charles Barham.

i. James Barham, His Probable Wife Mary (Thorpe) Barham, And His Descendants

0345 (030900) 257.
James Barham was a son of Sarah (Judkins) Barham and Charles Barham. (1672 Samuel¹, 1705 Samuel², 1760 John³, Sarah⁴)

The will of Timothy Thorp dated _______ and probated on _______, 1751, at Southampton County, Virginia, W.B. __/__ listed Mary Barham as his grandchild:

[To be obtained and inserted]

_Virginia Historical Magazine_, Volume 48/360, stated that in 1755 James Barham was a lieutenant in the militia of Southampton County, Virginia.

The will of Charles Barham dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 listed James Barham as one of his children:

[To be obtained and inserted]

The will of James Barham was dated February 26, 1791, probated on June 9, 1792, at Southampton County, Virginia, and provided as follows:

[To be obtained and inserted]

This record indicates that the family of James Barham was as follows:

Children: 1) Joel Barham,
2) Marha (Barham) Harris,
3) Sarah (Barham) Fisher, wife of Edward Fisher,
4) Rebecca (Barham) Holliman, wife of William Holliman,

5) James Barham,

6) Mary Barham,

7) Susannah (Barham) Meacom,

8) Judkins Barham,

9) Samuel Barham,

10) Timothy Thorp Barham,

11) John Barham, and

Grandchild: 1) Phoebe Barham, daughter of Judkins Barham.

ii. Robert Barham

Robert Barham was a son of Sarah (Judkins) Barham and Charles Barham. (1672 Samuel¹, 1705 Samuel², 1760 John³, Sarah⁴)

The will of Charles Barham dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 listed Robert Barham as one of his children:

[To be obtained and inserted]

The will of Robert Barham was dated on March 20, 1792, and probated on May 15, 1797, at Southampton County, Virginia, W.B. __/____, and provided as follows:

[To be obtained and inserted]
This record indicates that the family of Robert Barham was as follows:

**Wife:** Hannah (_______) Barham

**Children:**
1) Peggy Barham,
2) Charlotte Barham,
3) Sally Barham,
4) Howell Barham,
5) Mary (Barham) Cooper,
6) Milly (Barham) Hutchings,
7) Patsy (Barham) Gilliam, and
8) Betsy (Barham) Gilliam.

iii. Mary (Barham) (Newsom) Harris, Her Husbands David Newsom And _______ Harris, And Her Descendants

Mary (Barham) (Newsom) Harris was a daughter of Sarah (Judkins) Barham and Charles Barham. (1672 Samuel¹, 1705 Samuel², 1760 John³, Sarah⁴)

The will of Charles Barham dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 listed Mary Harris as one of his children:

[To be obtained and inserted]

*Virginia Historical Magazine*, Volume 48/360, stated that Mary Barham was born about 1735 and married David Newsom.
iv. Elizabeth (Barham) Parker And Her Husband Drewry Parker

Elizabeth (Barham) Parker was a daughter of Sarah (Judkins) Barham and Charles Barham. (1672 Samuel¹, 1705 Samuel², 1760 John³, Sarah⁴)

The will of Charles Barham dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 listed Elizabeth Parker, the wife of Drewry Parker, as one of his children:

[To be obtained and inserted]

v. Lucy (Barham) Deloach And Her Husband Deloach

Lucy (Barham) Deloach was a daughter of Sarah (Judkins) Barham and Charles Barham. (1672 Samuel¹, 1705 Samuel², 1760 John³, Sarah⁴)

The will of Charles Barham dated on September 17, 1783, and probated on June 9, 1791, at Southampton County, Virginia, W.B. 4/432 listed Lucy Deloach as one of his children:

[To be obtained and inserted]

k. (Judkins) Thomson Or Thompson And Her Husband William Thomson

(Judkins) Thomson or Thompson was a daughter of 1760 John Judkins of Surry County and Martha (_____ ) Judkins. (1672 Samuel¹, 1705 Samuel², 1760 John³)
The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed William Thomson in his will and four Thomsons as his grandchildren, indicating that William Thomson was probably his son-in-law:

". . . . Item. I give to William Thomson one iron pott. Item. I give the labor of my negro girl Hannah to school my four grandchildren, Philip Thomson, Frederick Thomson, Rebeccah Thomson and Pollie Thomson. I desire that Hannah and her increase be equally divided between these four grandchildren aforementioned and if all these children should die without issue for Hannah to revert unto my family as permanent chattel. . . . ."

The will of Martha Judkins dated on January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Patty Thompson as one of her grandchildren:

". . . . Fifthly. I give to my Granddaughter Patty Thompson Money enough to buy her a pair of Stays - . . . . ."

i. Philip Thomson Or Thompson

Philip Thomson or Thompson was a son of _______ (Judkins) Thompson and William Thompson. (1672 Samuel1, 1705 Samuel2, 1760 John3, _______4)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Philip Thomson as one of his grandchildren:

". . . . Item. I give the labor of my negro girl Hannah to school my four grandchildren, Philip Thomson, Frederick Thomson, Rebeccah Thomson and Pollie Thomson. I desire that Hannah and her increase be equally divided between these four grandchildren aforementioned and if all these children
"Know all men by these Presents That I William Judkins of the County of Campbell and State of Virginia have made Ordained Constituted and appointed Joseph Bailey junr of the County of Sussex and State aforesaid my True and Lawfull Attorney for me and in my name but to my use to ask demand sue for Recover and Receive all money due and owing to me by or from Benjamine Shelly of the sd County of Sussex and upon payment being made by the sd Shelly to my sd attorney he is by these Presents authoris'd for me and in my name to give acquittance and discharges for the same and the money so by him Received immediately thereupon to pay over to me or my Representatives or to my Order and further to do and Execute all and every other Lawfull Act and acts needfull for the Recovery The Debt &c due from the above mentioned Shelley but to my use as aforesaid as fully and Effectually to all intents and Purposes as if I were personally Present hereby Ratifying and confirming whatsoever my sd attorney Shall Lawfully do or Cause to be done in and about the premises whereof I have hereunto Set my hand and affixed by Seal this the Sixth of April 179 Eight.

Acknowledged In Presence of William Judkins his
Samuel Terrell David X Judkins mark
William Lamb
David Terrell Senr

At A Court Held for Campbell County April 9th 1798

The within Letter of Attorney was Proved by the Oath of Samuel Terrell William Lamb and David Judkins three of the Witnesses whose names are thereunto subscribed and Ordered to be Recorded

Teste
Ro. Alexander C.C.C."

This record identifies William Judkins of Campbell County with the William Judkins and Lucy (________) Judkins of Sussex County, Virginia.

The 1798 Personal Property Tax List for Campbell County, Virginia, listed a William Judkins with 3 whites over 16 years and 3 horses on May 11.
George Fox and Sarah his wife to the within mentioned
William Judkins according to the true intent and meaning of
the with written Deed. As Witness the hands and Seals of us
In Presence of George Fox
Richard Fox her
Harden Chewning Sarah X Fox
Mitchel Crawley mark
David Judkins
Thomas C Childers

At A Court held for Campbell County April 6th 1797

This Indenture together with the memorandum of Livery of
Seisen thereon endorsed were acknowledged by George Fox and
Sarah his wife she having been first privily examined
According to Law and Ordered to be recorded

Teste Ro Alexander CCC"

This record indicates that William Judkins had moved to Campbell
County, Virginia, by April 6, 1797.

The 1797 Personal Property Tax List for Campbell County,
Virginia, did not list a Judkins.

The 1797 Land Tax List for Campbell County, Virginia, did
not list a Judkins.

The marriage bond of Charity Judkins and Henry Terrell was
dated on December 27, 1797, at Campbell County, Virginia, with
the consent of William Judkins, the father of the bride, and Joel
Judkins and David Judkins as witnesses.

On April 6, 1798, at Campbell County, Virginia, D.B. 4/384
William Judkins appointed Joseph Bailey, Jr., of Sussex County
his attorney in fact to collect any money due from Benjamin
Shelly, probably arising by reason of the sale of the 150 acres
of land in Sussex County in 1796:
pointers, thence off North Sixty West twenty poles across a branch to a pine, thence West eighteen poles to pointers in Chaffins line, thence along it North fifteen Degrees East twenty poles to a red Oak, South forty poles to a white Oak in a steep bottom, at the head of a small branch, thence down the branch as it meanders, North twenty degrees East forty four poles to Adams's branch, thence down it as it meanders North ten degrees East eight poles to Spanish Oak, at the mouth of a small branch, thence up it as it meanders North eighteen degrees West fifty poles to a white oak, thence off North eighty Degrees West fifty six poles to a white Oak, North nineteen Degrees East fifty poles to Phelps's Old road, at a red Oak, thence North twenty five Degrees East fifty two poles to black jack on a branch, thence down it as it meanders North eighty six Degrees East one hundred and eight poles to a bend at a path, South seventy six Degrees East thirty six poles to a poplar in Terrels line, thence off and along Terrels lines, South twenty two degrees West seventy six poles across a branch to a red oak, South sixty nine degrees East twenty two poles to Seneca Creek, thence down the same as it meanders to the Begining with its appurtenances. To have and to Hold the above granted Land and premises unto the sd William Judkins him and his Heirs forever, and the sd George Fox and Sarah his wife doth for themselves and their Heirs covenant and agree to and with the aforesaid William Judkins and his Heirs to warrent the sd above mentioned tract of Land free from the claim or demand of any person or persons whatsoever unto him the sd William Judkins his Heirs and Assigns forever. In Witness whereof the sd George Fox and Sarah his wife have hereunto set their Hands and affixed their Seals the day and Year first above written

In Presence of
Richard Fox
Harden Chewning
Mitchel Crowley
David Judkins
Thomas C Childers

George Fox
Sarah X Fox
mark

Memorandum, That on the day and year within written Livery of Seisen was made quiet and peaceable possession was given of the within mentioned tract of Land by the within named
from her said husband William Judkins whether she doth the same freely and voluntarily without the Persuasion and threats of her said husband and whether she be willing the said Indenture shoule be recorded in our said County Court of Sussex and after you have received her acknowledgement and examined her as aforesaid that you distinctly and plainly without delay Certify our justices of our said County Court of Sussex Sending them these the said Indenture & this Writ Witness Michael Bailey Clerk of our said Court the 9th day of December Seventeen hundred and ninety six and in the 21st year of th Commonwealth

M Bailey Cl C

At a Court held for Sussex County the 7th day of September 1797

This Indenture was proved to be the act and deed of William Judkins a party thereto by the oaths of Harris Nicholson and David Mason two witnesses thereto and Ordered to be Recorded

Teste
M Bailey Cl. C"

On about April 6, 1797, at Campbell County, Virginia, D.B.

4/165 William Judkins purchased 186 acres of land from George and Sarah Fox:

"This Indenture made this ___ day of ______ one thousand seven hundred and ninety seven Between George Fox and Sarah his wife of the County of Campbell of the one part and William Judkins of the sd. County of the other part Witnesseth that for and in consideration of the sum of one hundred and fifty pounds current of Virginia, in hand paid by the said William Judkins unto the sd. George Fox and Sarah his wife, there is granted sold and hereby conveyed by the sd. George Fox and Sarah his wife, unto the ad William Judkins one certain tract or parcel of Land, containing one hundred and eighty six acres (be the same more or less) lying and being in the County of Campbell on the West side of Seneca Creek and on both sides of Admas's branch and is bounded as follows, Begining at the crossing of Phelps's old road of Seneca Creek at the root of a Hicory Stump, thence along David Terrells Senr line, North sixty five degrees, West twenty six poles to a red Oak stump, South forty West one hundred and fifty four poles across Admas's branch, to
thence up the run of said Wolfpit branch to a ______ at a Causeway a Corner of the said Thomas Baileys and Still on the said Hunnicutts line thence along the said Bailey line on all its various Courses to the beginning, and also the reversion and reversions remainder and remainders rents and Services of the said land and premises and every part thereof and all the estate right title interest claim or demand of them the said William Judkins and Lucy his Wife of in and To the said premises To Have and to hold all and Singular the said land and premises and every part thereof with the appurtenances unto the said Benjamin Shelley his heirs and assigns and the said William Judkins and Lucy his Wife for themselves and their heirs against themselves &their heirs and against all and every other person or persons whatsoever the said land and premises to the said Benjamin Shelly his heirs or assigns shall and will Warrant and forever defend by these presents. In Witness whereof the said William Judkins and Lucy his wife have hereunto set their hands and affixed their Seals the day and year above written

Sealed Signed and delivered
in presence of
Harris Nicholson
Ethelred Nicholson
Joel Judkins
David Mason
Jno. H. Briggs

The Commonwealth of Virginia to David Mason an Jno H. Briggs Gentlemen justices of the Court of Sussex County Whereas William Judkins and Lucy his Wife by their Certain indenture of bargain and Sale bearing date the Second day of December 1796 hath sold and Conveyed unto Benjamin Shelley the fee simple estate of in and to a certain tract or parcel of land Situate lying and being in our said County of Sussex Containing one hundred and fifty acres more or less and whereas the said Lucy Judkins cannot conveniently travel to our said Court of our said County of Sussex to make her Acknowledgement of the said indenture We do therefore give you or any two of you full power and authority to receive the acknowledgement of the said Lucy which she shall be willing to make before you of the Conveyance aforesaid in the said Indenture Contained which is hereto annexed and We command you that you do personally go to the said Lucy Judkins and receive such acknowledgement as she shall make before you of the same and examine her privily and apart
The 1794 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins tithable on himself and one other over 16 years of age.

The 1794 Land Tax List for Sussex County, Virginia, listed one William Judkins with 150 acres of land.

The 1795 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins tithable on himself and one other over 16 years of age.

The 1795 Land Tax List for Sussex County, Virginia, listed one William Judkins with 150 acres of land.

On December 2, 1796, at Sussex County, Virginia, D.B. I/128  
William Judkins and Lucy his wife sold their 150 acres of land to Benjamin Shelley:

"This Indenture made this Second day of December in the year of our Lord one thousand Seven hundred and ninety Six between William Judkins and Lucy his Wife of the County of Sussex and State of Virginia of the one part and Benjamin Shelly of Isle of Wight County and aforesaid State of the other part. Witnesseth that the said William Judkins and Lucy his wife for and in consideration of the sum of One hundred and fifty pounds Current money of Virginia at (?) them in hand paid by the said Benjamin Shelley the receipt whereof they the said William and Lucy do hereby Acknowledge the said William Judkins and Lucy his wife hath this day granted bargained Sold aliened enfeoffd and confirmed and by these presents do grant bargain Sell alien enfeoffe unto the said Benjamin Shelley one certain tract or parcel of land Situate lying and being in the aforesaid County of Sussex containing by estimation one hundred and fifty acres be the same more or less being bounded as follows to Wit Beginning at a cluster of maples on the main run of Watkins branch a Corner of Thomas Bailey thence down the said main run to Harris Nicholsons line thence Still along the main run of said branch to a ______ at the mouth of the Wolfpitt branch a Corner of Harris Nicholson and Thomas Hunnicutt
The 1789 Land Tax List for Sussex County, Virginia, listed William Judkins, Jr., with 150 acres of land.

The 1790 Personal Property Tax List for Sussex County, Virginia, listed no William Judkins, Sr., but one William Judkins, Jr., over 21.

The 1790 Land Tax List for Sussex County, Virginia, listed William Judkins, Jr., with 150 acres of land.

The will of William Judkins dated October 10, 1786, and probated on September 2, 1790, at Sussex County, Virginia, W.B. E/52 did not list William Judkins as one of William Judkins' children.

The 1791 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins.

The 1791 Land Tax List for Sussex County, Virginia, listed one William Judkins with 150 acres of land.

The 1792 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins.

The 1792 Land Tax List for Sussex County, Virginia, listed two William Judkins with 150 acres of land and 106 acres of land, respectively.

The 1793 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins.

The 1793 Land Tax List for Sussex County, Virginia, listed one William Judkins with 150 acres of land.
Heirs & Assigns to the Sole use & behoof of the said William Judkins his Heirs & Assigns forever, & the said Thomas Hunnicutt for himself & his Heirs the said tract of Land with its Appurtenances against him & his Heirs & Against all & every other Person or Persons Whateover to the said William Judkins his Heirs And Assigns shall & will Warrant & forever defend by these presents In Witness whereof the said Thomas Hunnicutt & Miriam his Wife hath set their hans & affixed their Seals the Day & Year above Mentioned

Sign'd Seal'd & Delivered in presence of Joshua Bailey William Owen Joseph Watkins
Thos Hunnicutt Test Beverly Booth Miriam Hunnicutt James Booth Peter Bailey Thomas Bailey

At a Court held for Sussex County the 19th day of October 1786

This Indenture was Acknowledged by Thomas Hunnicutt & Miriam his Wife Parties thereto to be their Act & Deed she having been first privily examined as the Law directs & Ordered to be Recorded

Teste
Michl Bailey C. Cur"

The 1787 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins, Sr., over 21, and one William Judkins, Jr., over 21.

The 1787 Land Tax List for Sussex County, Virginia, listed William Judkins, Jr., with 150 acres of land.

The 1788 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins, Sr., over 21, and one William Judkins, Jr., over 21.

The 1788 Land Tax List for Sussex County, Virginia, listed William Judkins, Jr., with 150 acres of land.
The 1786 Personal Property Tax List for Sussex County, Virginia, listed one William Judkins, Sr., over 21, and one William Judkins, Jr., over 21.

On August 16, 1786, at Sussex County, Virginia, D.B. F/562 William Judkins purchased fifty acres of land from Thomas Hunnicutt:

"This Indenture made this 16th Day of August in the Year of our Lord one thousand seven hundred & Eighty six Between Thomas Hunnicutt & Meriam his Wife of the County of Sussex on the one part & William Judkins of the County aforesaid on the other part Witnesseth that the said Thomas Hunnicutt for & in Consideration of the Sum of Twenty five Pounds Current Money of Virginia to the said Thomas Hunnicutt in hand Paid by the said William Judkins the Receipt whereof the said Thomas Hunnicutt doth hereby Acknowledge he The said Thomas Hunnicutt hath Granted, Bargained, sold and Alienated and Confirmed by these presents doth Grant, Bargain & Sell Alienate & Confirm unto the said William Judkins his Heirs & Assigns forever Fifty Acres of Land, be the same, more or less bounded as followeth (Viz) Beginning at a Pine tree a Corner of Joseph Watkins's line thence along a new marked line of trees to the main run of the Wolffid Branch thence down the said Branch as the run goeth to the long Branch thence up the said Branch as the run goeth to Joseph Watkins's line thence along said Watkins's line to the Beginning To have & to hold the said fifty Acres of land with the Appurtenances unto the said William Judkins his
County and Sarah (______) Judkins. (1672 Samuel¹, 1693
Robert², 1761 Robert³, 1790 William⁴)

The Albemarle Parish Register listed the birth of William
Judkins on October 22, 1748, and his parents as William Judkins
and Sarah (______) Judkins.

The 1782 to 1785 Personal Property Tax Lists for Sussex
County, Virginia, listed one William Judkins, Sr., over 21, and
one William Judkins, Jr., over 21.

On December 15, 1785, at Sussex County, Virginia, D.B. F/563
William Judkins purchased 100 acres of land from Joseph Watkins:

"This Indenture made this fifteenth Day of December in the
year of our Lord one thousand seven and Eighty five, Between
Joseph Watkins of Sussex County on the one part & William
Judkins of the County aforesaid on the other part,
Witnesseth that the said Joseph Watkins for & in
Consideration of the sum of fifty Pounds paid by the said
William Judkins, the Receipt whereof the said Joseph Watkins
doth hereby acknowledge he the said Joseph Watkins hath
Granted, Bargained, Sold, & Alienated & Confirm'd by these
presents doth Grant, Bargain, & Sell Alienate & Confirm unto
the said William Judkins his Heirs & Assigns forever one
Hundred Acres of Land be the same more or less bounded as
followeth Viz, Beginning at a hammack of Maples in the side
of the long Branch thence along Thos Hunnicutts line of
Mark'd trees to a pine a Corner tree, thence along the said
line to the long Branch thence up the said Branch as the run
goeth to the Beginning, To have & to hold the said one
hundred acres of Land with the Appurtenances unto said
William Judkins His Heirs and Assigns To the sole use and
behoof of the said William Judkins his Heirs & assigns
forever and the said Joseph Watkins for himself and his
Heirs the said Tract of Land with its appurtenances against
him & his Heirs and against all and every other person or
persons whatsoever to the said William Judkins his Heirs
assigns shall and Will Warrant and forever defend by these
presents In Witness whereof the said Joseph Watkins hath set
his Hand and affixed his Seal the day & year above mentioned
Southside Virginia Families, Volume II, "Judkins of Surry" stated that William Judkins, the son of 1761 Robert Judkins of Surry County, was probably the same person as the William Judkins who died in 1790 in Sussex County, Virginia.

i. John Judkins

John Judkins was a son of 1790 William Judkins of Sussex County and Sarah (______) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1790 William\(^4\))

The Albemarle Parish Register listed the birth of John Judkins on October 3, 1746, and his parents as William Judkins and Sarah (______) Judkins.

The will of William Judkins dated October 10, 1786, and probated on September 2, 1790, at Sussex County, Virginia, W.B. E/52, listed John Judkins as one of his children:

"..."

Item I give unto my son John Judkins my Copper Cittle to him and his heirs -
...

I do appoint and order my son John Judkins _______ and _______ Executor to this my last will and Testament whereunto I set my hand and fix my Seal this tenth day of October one thousand seven hundred and Eighty Six. . . . ."

ii. 1803 William Judkins Of Iredell County, North Carolina, His Wife Lucy (____) Judkins, And His Descendants

1803 William Judkins of Iredell County, North Carolina, was a son of 1790 William Judkins of Sussex
Itam I give unto my son John Judkins my Copper Cittle to him and his heighrs -

Itam I give unto my son Nicholas Judkins all my wareing a perel -

Itam I give unto my wife Sarah Judkins the use of all the residue of my Estate during her natral life or widowhood then to be eaquelly dividied among all my Children

Test
William Judkins
Thomas Tomlinson
Benwell Tomlinson

At a Court held for Sussex County the 2 day of September 1790 The last Will & Testament of William Judkins decd was presented in Curt by John Judkins the therein named was proved by the Oaths of Thomas Tomlinson & Burwell Tomlinson the witnesses thereto and ordered to be recorded. And on the motion of said Exor who made Oath as the Law directs & with Burwell Tomlinson & John Lamb his Securities entered into & acknowledged their Bond in the penalty L1000 Conditioned as the Law directs Certif is granted him for Obtaining a probate thereof in due form

Teste
M Bailey C"

This record indicates that the family of 1790 William Judkins was as follows:

Wife: Sarah (_______) Judkins

Children: 1) James Judkins,
          2) Lucy Judkins,
          3) John Judkins, and
          4) Nicholas Judkins.

The 1791 to 1795 Land Tax Lists for Sussex County, Virginia, listed no William Judkins, Sr., but a Sarah Judkins with 115 acres of land.
And at another Court held for the county the 19th day of October 1786 This Indenture was further proved by the Affirmation of Thomas Hunnicutt and the oath of William Judkins Junr. and ordered to be recorded.

Test
Michael Bailey Cl Cur"

The 1786 Land Tax List for Sussex County, Virginia, listed William Judkins, Sr., with 150 acres of land, with 115 acres charged to William Judkins, Sr., and 35 acres charged to Joseph Watkins.

The 1787 to 1790 Land Tax Lists for Sussex County, Virginia, listed William Judkins, Sr., with 115 acres of land.

The will of William Judkins was dated October 10, 1786, probated on September 2, 1790, at Sussex County, Virginia, W.B. E/52, and provided as follows:

"In the name of god amen

I William Judkins of Sussex County being in helth of Body and sound mind & memory thanks be to almighty god therefore Calling to mind the Mortality of any Body & Knowing that it is appointed for all men once to die do Constitute make & order this my last Will & Testament Principally & first of all I Recommend my soul into the hands of almighty god that gave it and as for such Worldly goods as it hath pleased god to endow me with in this World I Dispose of in the following manner -

Itam I give & bequath to my loveing Wife sarah Judkins the use of the Land & Plantation whareon I now live During her life or Widowhood and at her Decease my Desire is that my son James Judkins may have my land and plantation whareon I now live and one feather Bead and fureture and one heffer and her increese to him and his heighrs -

Itam I give unto my Daughter Lucy Judkins one feather Bead and furniture and one heffer and her increes to her and her heighrs -
Wm Blunts return upon Test Act
retd 18 Dec 1777
warrant for disarming the within Recusants 18 Dec 1777

A.C. CL."

The 1782 to 1785 Land Tax Lists for Sussex County, Virginia, listed William Judkins with 150 acres of land.

On December 14, 1785, at Sussex County, Virginia, D.B. G/1 William Judkins sold 35 acres of land to Joseph Watkins:

"Indenture made fourteenth day of December in the year of our Lord one thousand seven hundred eighty-five Between William Judkins of Sussex Co. and Joseph Watkins of the same place. The said William Judkins for the sum of Fifty pounds current money of Virginia grant bargain and Sell to the said Joseph Watkins thirty five acres of Land lying and being in Sussex County on the north side of Coppohonk Swamp be it more or less bounded as followeth - Beginning at a white oak on the South Side of Coppahonk Road thence near a North West Course to a White Oak a corner tree of the College Land then along the college line to a Hickory a corner tree then near a northwest curse to a red oak thence a North course to a red Oak a corner tree thence nearly an East course to the aforesaid Road then down the said Road to the first station.

Written, signed, Seal'd & Delivered
In presence of
William Judkins
William Owen
William Cross
William Judkins Junr.
Thomas Hunnicutt
Harris Nicholson
Joshua Bailey

At a court held for Sussex County the 20th day of April 1786.

This Indenture was proved to be the act and Deed of the thereto subscribed William Judkins by the oath of Harris Nicholsoen one of the Witnesses thereto.

Teste
Michael Bailey Cl Cur
3) Mary Judkins, born on November 29, 1750.

The will of Robert Judkins, undated and probated on February 20, 1761, at Sussex County, Virginia, W.B. A/188, listed William Judkins as one of his children:

"... Item I give unto my son William Judkins fifty acres of Land by Estimation more or less Bound by a line of mark'd trees from James Nicholson's line to the branch called Hunt's Branch joining to the Plantation he now lives on likewise after my Wifes death the copper kettle and the best suit of my wearing clothes. ...

On December 15, 1777, at Sussex County, Virginia, in loose court papers for 1754-1870 the following was recorded for oaths of allegiance during the Revolutionary War:

"A List of Person who has taken the Oath of Allegiance to the States of America & of those who have refused to take it

Augst 16  John Judkins
       ...

Octobr 4  ...  Robert Judkins
       ...

Those who have refused to take the Oath or affirmation are
       ...

William Judkins
William Judkins Jr
       ...

The above is a true List Given under my Hand & Seal this 15th Day of December 1777

Wm. Blunt
At court held 20 Feb 1761 - Will presented by William Judkins and proved by oath of John Gibbons and ordered to be recorded.

Inventory returned 17 Apr 1761 by William Blunt, John Stacy and Richard Blunt."

This record indicates that the family of 1761 Robert Judkins of Sussex County was as follows:

Wife: Faith (_______) Judkins

Children: 1) William Judkins, 
2) Robert Judkins, 
3) John Judkins, and 
4) Sarah Judkins.

*Virginia Historical Magazine*, Volume 48/350, stated that Robert Judkins was a son of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins.

  a. William Judkins, Probably 1790 William Judkins Of Sussex County, His Wife Sarah (_______) Judkins, And His Descendants

Willaim Judkins, probably 1790 William Judkins of Sussex County, was a son of 1761 Robert Judkins of Surry County and Faith (_______) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\))

    The Albemarle Parish Register listed the following births for William Judkins and Sarah (_______) Judkins:

1) John Judkins, born on October 3, 1746,
2) William Judkins, born on October 22, 1748, and
Item I give unto my son William Judkins fifty acres of Land by Estimation more or less. Bound by a line of mark'd trees from James Nicholson's line to the branch called Hunt's Branch joining to the Plantation he now lives on likewise after my Wifes death the copper kettle and the best suit of my wearing clothes.

Item I give unto my son Robert Judkins the plantation whereon I now live, and if my son Robert should die before he comes to the age of twenty one then my desire is that his Land should return to my son John likewise I give my son Robert two Cows and two sows and piggs and two Sheep, one bed and furniture, and the long Gun & two Dishes and half Dozen plates, my Shoe Maker Tools and my Sword.

Item I give to my son John Judkins one Hundred and sixty acres of Land by Estimation more or less. Bounded as followeth Beginning at a mark'd tree on Hunt's Branch then by a line of mark'd trees to Joshua Proctors line then by the said Proctor's line to Copohonk Swamp to him this said John Judkins, and all that is thereon except Cypress Timber for the use of the Plantation whereon I now live, In case my son John should die before he comes to age of twenty one my desire is that the Land should return to my son Robert, likewise I give my son John, one bed and furniture, and two cows and two sows and Piggs two Sheep and two dishes and half a Dozen plates, and one Pott (?) and the short Gun.

Item I give unto my Daughter Sarah Judkins one Bed and furniture and two Cows, two Sheep and two Sows & Piggs, two dishes and half a Dozen plates & one Iron Pott & one chest. And I do hereby appoint my loving wife and my son William Judkins my whole and Sole Executrix and Executor to this my last Will and Testament and I do hereby Disallow Revoke and Disannul all other and every other former Testaments Wills Legacies made by me in any ways before named Willed and Bequeathed Ratifying and confirming this and no other to be my last Will and Testament. In Witness Whereof I have hereunto sett my hand and Seal this day and year above written.

Signed seald in the presence of
Robert Judkins
John Gibbons
William Rogers
It is Ordered that James Stanton doe at the next Court give security for Wm. & Robt. Judkins pts. of theire dece'd fathers Estate."

On October 3, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 142, John Edwards and Joseph Rogers gave security for James Stanton:

"Att a Court held at Southwarke for the County of Surry Xbr. 3d. 1695. Present Mr. Ben. Harrison, Mr. Fran. Mason, Mr. Wm. Browne, Mr. John Thompson.

John Edwards and Joseph Rogers presenting themselves in Court security for James Stanton his due paymt. of ye. Estates of Wm. and Robt. Judkins their parts of their dece'd father Robt. Judkins Estate they are accepted & Ordered yt. they give bond accordingly."

The will of Robert Judkins was undated, probated on February 20, 1761, at Sussex County, Virginia, W.B. A/188, and provided as follows:

"In the name of God Amen I Robert Judkins of the county of Sussex being very sick but in perfect mind and memory praised be God Do make and ordain this my last Will and Testament in manner and form following that is to say first and principally I commend my Soul into the Hands of Almighty God hoping through the merits of Death and Passion of my Saviour Jesus Christ to have full and free pardon and forgiveness of all my Sins and to have Everlasting Life, and my Body I committ to the Earth to be Decently Buried at the Descretion of my Executors and as touching the temporal Estate as it hath pleased Almighty God to bestow upon me I give and Dispose thereof as follows.

Item I give unto my loving Wife Faith Judkins the labour of Dick and Tom for and during her natural life and after her Death my Desire is that they may be Sold and equally Divided between my four sons and two Daughters and my Copper Kettle and one Bed and furniture one Chest and box Iron Horse and Cart & Wheels and Harniss Harron & Hoes, and the fourth of the Remainder of my Estate for ever.
and fell from him to his two daughters, Elizabeth Judkins and Hannah Judkins) and bounded by the land of Henry Hart sold to Robert Pettway and Samuel Judkins. The land is now in the tenure of John Berriman and wife, Elizabeth Berriman". This record identifies Hannah Judkins as a daughter of William Judkins.

Virginia Historical Magazine, Volume 48/360, stated that Hannah Judkins was a daughter of 1721 William Judkins of Surry County and Margaret (Harris) (Judkins) Moreland.

2. 1761 Robert Judkins Of Sussex County, His Wife Faith (④) Judkins And His Descendants

1761 Robert Judkins of Sussex County was a son of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins. (1672 Samuel¹, 1693 Robert²)

The will of Robert Judkins dated on May 19, 1693, and probated on January 2, 1693/4, at Surry County, Virginia, D.& W.B. 4/343 listed Robert Judkins as one of his children:

"... It. I Give & bequeath unto my son Robert Judkins one feather bed bolster & Rugg & a pr of blankitts & two Cows & Calves & two breeding Sows & one Mare & halfe the Increase & two Guns one Spitt & dripping pan one pewter dish & one pewter tankard. ..."

On July 10, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 137, the court ordered James Stanton to give security for William and Robert Judkins in connection with their father's estate:

"Att a Court held at Southwarke for ye. County of Surry 7br: the 10th. 1695."
side of Grays Creek (being 1/2 of a tract which formerly belonged
to Robert Judkins and by him given to his son William Judkins,
and fell from him to his two daughters, Elizabeth Judkins and
Hannah Judkins) and bounded by the land of Henry Hart sold to
Robert Pettway and Samuel Judkins. The land is now in the tenure
of John Berriman and wife, Elizabeth Berriman”. This record
identifies Elizabeth (Judkins) Berriman as a daughter of William
Judkins.

On April 5, 1750, at Surry County, Virginia, D.&W.B. 1730-38/8 Elizabeth Berriman and her husband John Berriman
executed a deed:

[To be obtained and inserted]

Virginia Historical Magazine, Volume 48/360, stated that
Elizabeth Judkins married John Berriman before April 5, 1730.

b. Hannah Judkins

Hannah Judkins was a daughter of 1721 William
Judkins of Surry County and Margaret (Harris) (Judkins) Moreland.
(1672 Samuel¹, 1693 Robert², 1721 William³)

In her letter dated January 29, 1995, Norma J. Pennington
stated that on April 14, 1730, at Surry County, Virginia, D.&
W.B. 8/8 John Berriman and Elizabeth Berriman sold 50 acres of
land to Samuel Judkins described as "in Southwarke Parish on east
side of Grays Creek (being 1/2 of a tract which formerly belonged
to Robert Judkins and by him given to his son William Judkins,
children of William Judkins as Elizabeth (Judkins) Berriman and Hannah Judkins.

Virginia Historical Magazine, Volume 48/360, and Southside Virginia Families, Volume II, "Judkins of Surry" stated that William Judkins married Margaret Harris in 1721 at Surry County, Virginia, had two daughters Elizabeth and Hannah, and died in 1721 at Surry County, Virginia, and that Margaret (Harris) Judkins married as her second husband Bartlett Moreland before August 16, 1721, and married as her third husband James Vaughan by 1729.

a. Elizabeth (Judkins) Berriman And Her Husband John Berriman

Elizabeth (Judkins) Berriman was a daughter of 1721 William Judkins of Surry County and Margaret (Harris) (Judkins) Moreland. (1672 Samuel, 1693 Robert, 1721 William)

The will of Margaret Harris dated _______ and probated on _______, 1721, at Surry County, Virginia, W.B. __/__ listed Margaret, the wife of Bartlett Moreland, as her daughter and her granddaughter Elizabeth Judkins:

[To be obtained and inserted]

In her letter dated January 29, 1995, Norma J. Pennington stated that on April 14, 1730, at Surry County, Virginia, D.& W.B. 8/8 John Berriman and Elizabeth Berriman sold 50 acres of land to Samuel Judkins described as "in Southwarke Parish on east
Chattels of the said Deced: were ordered to be recorded and are recorded by

Jno: Allen Cl Cur."

This record indicates that 1721 William Judkins wife Margaret (______) Judkins had married Bartlett Moreland prior to May 5, 1721.

The will of Margaret Harris dated ______ ______ and probated on ______, 1721, at Surry County, Virginia, W.B. __/__ listed Margaret, the wife of Bartlett Moreland, as her daughter and listed her granddaughter as Elizabeth Judkins:

[To be obtained and inserted]

This record indicates that 1721 William Judkins' wife's maiden name was Harris and confirms that she married Bartlett Moreland after the death of William Judkins.

In her letter dated January 29, 1995, Norma J. Pennington stated that on April 14, 1730, at Surry County, Virginia, D.& W.B. 8/8 John Berriman and Elizabeth Berriman sold 50 acres of land to Samuel Judkins described as "in Southwarke Parish on east side of Grays Creek (being 1/2 of a tract which formerly belonged to Robert Judkins and by him given to his son William Judkins, and fell from him to his two daughters, Elizabeth Judkins and Hannah Judkins) and bounded by the land of Henry Hart sold to Robert Pettway and Samuel Judkins. The land is now in the tenure of John Berriman and wife, Elizabeth Beriman". This record identifies William Judkins as the son of Robert Judkins and the
6 old bookes                      0. 3.0
A pcell of Earthen ware          0. 5.0

A Pcell of Wooll and Cotten      0. 8.0
A Side of Tann'd Leather         0. 3.0
4 pr of old wooll Cards          0. 2.6
A pcell of old Cloathes          0.17.6
A Pcell of Table Linen           0. 2.6
A pair of small Stilliards       0. 7.6
A weavers Loom harness & a small Wheel  10.17.6
4 Ewes at 4 (?) Each             0.16.0
A Grind Stone and 2 ps: Earth    0. 4.3
An old Chest Trunk and box       0.10.0
A bushel and 1/2 of Salt          0. 3.0
Two Iron pots                    0.10.0
12 old Cask a Tray and Peck      0.10.0
An old horse at                   1. 0.0
An old frying pan and an old skillet and old Gun  0.13.0
A pcell of old Lumber            0.10.0

£ 33.13.3

mark
Bartlett  B  Morland
his
Margaret Morland

Surry County ss. Persuant to an order of this County Court
Wee the Subscribers being thereunto Sworn have this day
Valu'd and Apprais'd such of the Estate of William Judkins
late of this County Deced: as was presented to us by
Bartlett Moreland and Margarett his wife Administrators of
the Same to the Sum of Thirty three pounds Thirteen
shillings and three pence. Witness our hands this 5th day of
May 1721.

William Seward
his
John  I  Bruce
mark
Thomas T Edwards
signum

At a Court held at Southwark for the County of Surry August
the 16th 1721

The within mentioned Inventory and Appraismt: of the Estate
of William Judkins Deced: thus presented by Bartlett
Moreland and Margarett his wife Admrs: of the Goods and
"Att a Court held at Southwarke for ye. County of Surry 7br: the 10th. 1695.

It is Ordered that James Stanton doe at the next Court give security for Wm. & Robt. Judkins pts. of theire deced. ffathers Estate."

On October 3, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 142, John Edwards and Joseph Rogers gave security for James Stanton:

"Att a Court held at Southwarke for the County of Surry Xbr. 3d. 1695. Present Mr. Ben. Harrison, Mr. Fran. Mason, Mr. Wm. Browne, Mr. John Thompson.

John Edwards and Joseph Rogers presenting themselves in Court security for James Stanton his due paymt. of ye. Estates of Wm. and Robt. Judkins theire parts of theire deced. ffather Robt. Judkins Estate they are accepted & Ordered yt. they give bond accordingly."

On August 16, 1721, at Surry County, Virginia, W.B. 7/394 an inventory of the estate of William Judkins dated May 5, 1721, was filed:

"Inventory of William Judkins,

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Mare &amp; an old Saddle</td>
<td>£ 2.17.0</td>
</tr>
<tr>
<td>A heffer &amp; a Steer of 3 years old</td>
<td>2.17.6</td>
</tr>
<tr>
<td>A feather and furniture</td>
<td>4.0.0</td>
</tr>
<tr>
<td>A ditto and furniture</td>
<td>6.0.0</td>
</tr>
<tr>
<td>A ditto and furniture</td>
<td>3.0.0</td>
</tr>
<tr>
<td>51: of pewter at 12--(?)</td>
<td>2.11.0</td>
</tr>
<tr>
<td>12 ditto plates at</td>
<td>0.8.0</td>
</tr>
<tr>
<td>19 ditto spoons</td>
<td>0.4.0</td>
</tr>
<tr>
<td>16 (?) of old pewter at 8 (?)</td>
<td>0.10.6</td>
</tr>
<tr>
<td>A quart Tankard a pint pot &amp; a pewter</td>
<td>0.11.0</td>
</tr>
<tr>
<td>A Cross Cut Saw and 2 files at</td>
<td>0.11.0</td>
</tr>
<tr>
<td>1690:(?) nails and 250 at</td>
<td>0.9.0</td>
</tr>
<tr>
<td>A pcell of Carpenders tools</td>
<td>0.15.0</td>
</tr>
<tr>
<td>A pcell of old Iron</td>
<td>0.7.6</td>
</tr>
<tr>
<td>A Spice morter &amp; pestle &amp; Candlestick</td>
<td>0.4.0</td>
</tr>
<tr>
<td>20 Glass bottles</td>
<td>0.5.0</td>
</tr>
</tbody>
</table>

0345 (090900)
"Upon the Pet. of John Jones and Elizabeth his wife It is ordered that the Sheriff summons James Stanton and Elizabeth his wife Exectrs of the last Will and Testement of Robt. Judkins Deced. to appear at the next court to answer the same petition."

This record indicates that Elizabeth (_______) Judkins married as her second husband James Stanton before January 16, 1716.

1. 1721 William Judkins Of Surry County, His Wife Margaret (Harris) (Judkins) (Moreland) Vaughan, And His Descendants

1721 William Judkins of Surry County was a son of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins. (1672 Samuel¹, 1693 Robert²)

The will of Robert Judkins dated May 19, 1693, and probated on January 2, 1693/4, at Surry County, Virginia, D.&W.B. 4/343 listed William Judkins as one of his children:

". . . . Impr I Give & bequeath unto my Son William Judkins & to his heires all my housing and Land and one young Mare of about a year old & her Increase bridle & Sadle & one Cow & Calfe & one Sow & one flock bed & bolster & Rugg & a pair of blankitts & one Gun and a Rapier & one Iron pott & one pewter dish & a porringer . . . ."

On July 10, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 137, the court ordered James Stanton to give security for William and Robert Judkins in connection with their father's estate:
On September 4, 1694, at Surry County, Virginia, Court Order Book 1691-1700, page 109, William Pettway was appointed surveyor in place of Robert Judkins deceased:

"Att a Court held at Southwarke for ye. County of Surry Sept. ye. 4th. 1694

William Pettway is appointed Surveyr. of ye. Highwaies in the place of Robt. Judkins deced."

On July 10, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 137, the court ordered James Stanton to give security for William and Robert Judkins in connection with their father's estate:

"Att a Court held at Southwarke for ye. County of Surry 7br: the 10th. 1695.

It is Ordered that James Stanton doe at the next Court give security for Wm. & Robt. Judkins pts. of theire deced. ffathers Estate."

On October 3, 1695, at Surry County, Virginia, Court Order Book 1691-1700, page 142, John Edwards and Joseph Rogers gave security for James Stanton:

"Att a Court held at Southwarke for the County of Surry Xbr. 3d. 1695. Present Mr. Ben. Harrison, Mr. Fran. Mason, Mr. Wm. Browne, Mr. John Thompson.

John Edwards and Joseph Rogers presenting themselves in Court security for James Stanton his due paymt. of ye. Estates of Wm. and Robt. Judkins theire parts of theire deced. ffather Robt. Judkins Estate they are accepted & Ordered yt. they give bond accordingly."

On January 16, 1716, at Surry County, Virginia, Court Order Book 1712-18/130, the following order was filed:
death then my Overseers to have the full and whole management of my Children & their Estates In witness hereof I have sett my hand & Seale this 19th day of May 1693.

Signed Sealed in the presence of us
William Pettway
Wm WR Rivershining
Sign:
Samuel Saml Cok Cooke

Att a Court held for the County of Surry Jany 2d 1693 The within Will proved in Court by the oaths of the Witnesses

Test W Edwards Cl Cur.
Vere Record.
Test W Edwards Cl Cur."

This record indicates that the family of 1693 Robert Judkins of Surry County was as follows:

Wife:   Elizabeth

Children: 1) William Judkins,
          2) Robert Judkins,
          3) Elizabeth Judkins, and
          4) Sarah Judkins.

On January 3, 1693/4, at Surry County, Virginia, Court Order Book 1691-1700, page 95, the will of Robert Judkins was ordered admitted to probate:

"Att a Court held at Southwarke for the County of Surry Janry. ye. 3d. 1693

The last Will of Robert Judkins deced. proved in Court by the Oaths of the Witnnesses and a P:bat thereof granted Eliza. Judkins the Extx. therein named."
The will of Robert Judkins was dated on May 19, 1693, and probated on January 2, 1693/4, at Surry County, Virginia, D.&W.B. 4/343 provided as follows:

"In the name of God Amen I Robert Judkins being very sick & weake but of good sense & memory calling to mind the great uncertainty of our being hear have made & Ordained this my last Will & Testament.

I Give & bequeath my Soul to God that gave it Relyeing on the Merritts of my dear Saviours most bitter death & passion I shall receive full & full remission and Pardon of all my Sins & my body to be decently buried at the discretion of my Ex.x hereafter named

Impr I Give & bequeath unto my Son William Judkins & to his heires all my housing and Land and one young Mare of about a year old & her Increase bridle & Sadle & one Cow & Calfe & one Sow & one flock bed & bolster & Rugg & a pair of blankitts & one Gun and a Rapier & one Iron pott & one pewter dish & a porringer

It. I Give & bequeath unto my son Robert Judkins one feather bed bolster & Rugg & a pr of blankitts & two Cows & Calves & two breeding Sows & one Mare & halfe the Increase & two Guns one Spitt & dripping pan one pewter dish & one pewter tankard

It. I Give & bequeath unto my daughter Eliza Judkins two pewter dishes & one Chest which is called her Mothers & two Cows & Calves & two breeding Sows & one brass kettle Containing Eight Gallons after her Mothers decease & one breeding Mare, but I Give & bequeath the first of the mares Increase unto my Daughter Sarah Judkins & two heifers of three year old & two breeding Sows & two pewter dishes & one porringer and small Chest & one box Smoothing Iron after her mothers decease, and my Will & desire is that all my just debts shall Justly paid, and the remainder of my Estate I give & bequeath unto my Dear & Loving wife Eliza. makeing her my whole & Sole Exectx of this my last Will and Testament, and I desire & appoint my trusty friends Mr Fira(?): Majors & Capt Thomas Swann & John Thompson to take the oversight of this my last Will and Testament, and I do empower them if they see fitt to force my Exr. to give Security for my Childrens Estates & in case of my wives
On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, page 629, Robert Judkins proved the will of William Creede for probate:

"Exit vs. Corp. FebRy 23d. 87/8.

The last Will and Testamt of William Creede Pved in Court by the oaths of Bluit Beaumont Robt. Judkins and Tho. Lane and a Pbate thereof granted to Noah Barefoot & David Andrews Junr. the Exors. therein named."

On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, page 633, Samuel Judkins and Robert Judkins were appointed to appraise the estate of William Creed:

"Exit vs. Corp. FebRy 23d. 87/8.

Jno. Clemons, Samll. Judkins & Robt. Judkins or any two of them are Ordrd. to apprayse the Estate of Wm. Creede deced. being thereunto sworne before one of the Justices of the Peace for this County and it is Ordrd. that David Andrews Junr. & Noah Barefoot the Exors of ye. last Will and Testamt. of the sd. deced. produce the said Appraysemt. at the next Court and make oath thereto."

On July 9, 1691/2, at Surry County, Virginia, Court Order Book 1691-1700, page 22, Robert Judkins was appointed surveyor of highways for his neighborhood:

"Att a Cort. held at Southwarke for the County of Surry 9br. 7th: 1691.

Robert Judkins is appointed Surveyr: of the Highways usually Cleared by his Neighbourhood, and Mr: John Edward is appointed Surveyr: of the Highwaies usually Cleared by his Neighbourhood, and the precinct of which John Clements till this time was Surveyr is for the future divided into two precincts according to the aforesaid Division."
out for their abode is soe uncertaine that upon any matter or other Occation should they not appeare it would breed a Confuchion, & my Intention being onely to List those that I may relay (sic) on when Occation requires, pray send me in two districks Lists as they live most Comodious to be Called toegather the Names of the two foot Companies that it may be with the greatest Ease to the people and that the Captains ordr. then may not have some of their Company at one end of the County and some at the other, Send me likewise who was formerly the OfficRs. both of Foot and Horse of yoR. County by the first opportunity which is all at present from YoR. Loveing friend Effingham. Vera Recordt. P: W. E. Clk. To his Majties Justices of the Peace of Surry County to be delivered to their Clerk for his Majties. Service.

Haveing reced. yoR. Excellecy's Comand dated 8?br. 1687 to give yoR. Excellency an accot of none but ffreeholders and HousekeepRs that are fitt to be Listed for foot and to send them in two Lists to the End the Companies may not be Intermingled, and an accot. of those that were formerly OfficRs. Doe in Obedience to yoR. Excellencys Comands send the Inclosed Lists in which is also an accot. of Those that were the Last OfficRs. of ye. Horse and ffoot and as wee have hitherto approved our selves YoR. Excellencys most humble and most Obedient Servants, soe will wee _______ wee remaine to be. Samuel Swann, Benja. Harrison, Ffra. Mason, Robt. Ruffin, Robt. Randall. JanRy. 3d 1687. Directed thus

To His Excellency Francis Lord Howard Baron of Effingham His Majties. Lt. & Govr. Genll. of Virga. most Humbly present . . . .

Robt. Judkins . . . .

Samll. Judkins . . . .

In all 113 being ye. Freeholders & Housekeepers in Southwarke Pish . . . .

In all 87 being ye. Freeholders & House keepers in Lawnes Creeke Pish. and where as there is more on one List then in the other doe give this for the Reason thereof that in each List are the ffreeholders. & House keepers of each Pish as is abovesd and that there is noe Certaine place to be sett as a bound to each Company that will more Equally Divide them . . . ."
when occasion shall require and likewise an accot. of all other Freeholders & Inhabitants that are fffitt to be listed for fffoot and returne the same to his Excellency with all Convenient Speede, This Court haveing Considered the Capacities & abilities of the severall Freeholders and Inhabitants of this County doe most humbly present to his Excellency the fffollowing person for Horse and fffoote as they are here severall set down (vizzt:)

Ffor Horse
Coll. Phill. Ludwell a man & Horse Wm. Rose
2 John Thompson Tho. Bage
Wm. Xto. Foster
4 Ni. Meriwether
Tho.

....

Ffor Ffoott
....

Robt. Judkins
Cha. Judkins
....

Samll. Judkins . . . ."

On February 23, 1687/8, at Surry County, Virginia, Court Order Book 1671-1691, pages 620-621, Samuel Judkins and Robert Judkins were listed as freeholders or housekeepers in the militia list:

"Exit vs. Corp. FebRy 23d. 87/8
....

Gentlemen:

I have received yR. acct. of the 19th. of _br: which I am very well pleased with findeing yR. readiness for his Majties. Service and whereas you desire I would send you word what Troopes and Companies I would have in yoR. County that you might send for Trophies accordingly I finde yoR. County will finde one good Troope and two Companies of fffoot, but if there be any Psns Nominate in yoR. List you sent me either in the fffoot or Horse, which are onely Freemen not Free holdrs. or House=keepers let them be struck
"Samuell Judkin being Sick makes his Last will & testamt I Give my Soule to God that Gave it me & my body to ye Ground & my Land I Give to my three sons Samuell, Robert & Charles to be Equally devided amongst them & to ye heires of there Bodyes Lawfully begotten . . . ."

The 1677 Tax List for Surry County, Virginia, listed Robert Judkins as a tithable for the first time in 1677. This record indicates that he was probably born in 1660 or 1661.

On July(?) 1, 1685, at Surry County, Virginia, Court Order Book 1671-1691, page 490, Prudence Kindred was bound out to Robert Judkins:

"7br. 1st. 1685.

..."

Prudence Orpn. of Jno. Kindred (haveing noe Estate whereby shee may be any other way maintained is bound to Robt. Judkins untell shee be of age or married, the said Judkins promiseing dureing the said time to finde her with good dyet washing & Lodging to teach her the Rudimts. of Christian Religion to sowe & Card Pfectly & at the Expiracon of her time to give her a young Cow & Calfe for Pformance whereof he is to give security And ordrd. that Indentures be made & signed."

On October(?) 19, 1687, at Surry County, Virginia, County Court Order Book 1671-1691, page 597 to 599, Samuel Judkins, Robert Judkins, and Charles Judkins were listed as qualified to act as infantry militia:

"At a meeting of his Majties Justices of the Peace for the County of Surry X?br: ye. 19th. 1687

In Obedience to an Ordr. of Councell dated 8br. ye. 24th. 1687 requiring that the Collonies? Justices of every County doe take an accot. of all the ablest Freeholders and Inhabitants in their respective Counties that are Qualfied either by Estate or P_______ & maintaine a _______ & _______ to be listed in a Troope for that County or goe
Patty Thomson or Thompson was a daughter of _______ (Judkins) Thompson and William Thompson. (1672 Samuel\(^1\), 1705 Samuel\(^2\), 1760 John\(^3\), _______\(^4\))

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Patty Thomson as one of his grandchildren:

"... Item. I give the labor of my negro girl Hannah to school my four grandchildren, Philip Thomson, Frederick Thomson, Rebeccah Thomson and Pollie [Pattie ?] Thomson. I desire that Hannah and her increase be equally divided between these four grandchildren aforementioned and if all these children should die without issue for Hannah to revert unto my family as permanent chattel. ..."

The will of Martha (_______) Judkins dated January 19, 1767, and probated on November 19, 1772, at Surry County, Virginia, D. & W.B. 10a/172, listed Patty Thompson as one of her grandchildren:

"... Fifthly. I give to my Granddaughter Patty Thompson Money enough to buy her a pair of Stays - ..."

B. (1693 Robert Judkins Of Surry County, His Wife Elizabeth (_____) (Judkins) Stanton, And His Descendants

1693 Robert Judkins of Surry County was a son of 1672 Samuel Judkins of Surry County and Lydia (_______) (Judkins) Pittman. (1672 Samuel\(^1\))

The will of Samuel Judkins dated February 13, 1671, and probated on May 7, 1672, at Surry County, W.B. 2/13, listed Robert Judkins as one of his children:
should die without issue for Hannah to revert unto my family as permanent chattel. . . ."

ii. Frederick Thomson Or Thompson

Frederick Thomson or Thompson was a son of ______ (Judkins) Thompson and William Thompson. (1672 Samuel¹, 1705 Samuel², 1760 John³, ______⁴)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Frederick Thomson as one of his grandchildren:

". . . . Item. I give the labor of my negro girl Hannah to school my four grandchildren, Philip Thomson, Frederick Thomson, Rebeccah Thomson and Pollie Thomson. I desire that Hannah and her increase be equally divided between these four grandchildren aforementioned and if all these children should die without issue for Hannah to revert unto my family as permanent chattel. . . ."

iii. Rebecca Thomson Or Thompson

Rebecca Thomson or Thompson was a daughter of ______ (Judkins) Thompson and William Thompson. (1672 Samuel¹, 1705 Samuel², 1760 John³, ______⁴)

The will of John Judkins dated December 12, 1758, and probated on May 20, 1760, at Surry County, Virginia, W.B. 10/225 listed Rebecca Thomson as one of his grandchildren:

". . . . Item. I give the labor of my negro girl Hannah to school my four grandchildren, Philip Thomson, Frederick Thomson, Rebeccah Thomson and Pollie Thomson. I desire that Hannah and her increase be equally divided between these four grandchildren aforementioned and if all these children should die without issue for Hannah to revert unto my family as permanent chattel. . . ."

iv. Patty Thomson Or Thompson
The 1798 Land Tax List for Campbell County, Virginia, listed one William Judkins with 186 acres of land.

The 1799 Personal Property Tax List for Campbell County, Virginia, listed the following on April 6:

1) William Judkins with 2 whites over 16 years and 2 horses, and
2) Joel Judkins with 1 white over 16.

This record indicates the progression of the son Joel Judkins from his father's household to his own.

The 1799 Land Tax List for Campbell County, Virginia, listed one William Judkins with 186 acres of land.

The 1800 Personal Property Tax List for Campbell County, Virginia, listed the following on July 31:

1) William Judkins with 2 whites over 16 years and 2 horses,
2) Joel Judkins with 1 white over 16, and
3) David Judkins with 1 white over 16.

This record indicates the progression of the son David Judkins from his father's household to his own.

The 1800 Land Tax List for Campbell County, Virginia, listed one William Judkins with 186 acres of land.

On July 15, 1800, at Campbell County, Virginia, D.B. 5/149 William Judkins and his wife Lucy (_______) Judkins sold their 186 acres of land to George R. Walker:
"This Indenture made this fifteenth day of July in the year of our Lord one thousand eight hundred Between William Judkins and Lucy his wife of the County of Campbell of the one part and George R. Walker of the same county of the other part Witnesseth that for and in consideration of the sum of one hundred and eighty six pounds current money of Virginia in hand paid by the said Walker unto the said Judkins and Lucy his wife the Receipt whereof they do hereby acknowledge have granted sold and hereby conveyed by the said Judkins and Lucy his wife unto the said Walker one certain tract or parcel of Land containing one hundred and eighty six acres be the same more or less lying and being in the County of Campbell on west side of Seneca Creek and on both sides of Admas branch and is bounded as follows (viz) Begining at the crossing Phelps road of said creek at the root of a hikory stump and thence along Terrells line North sixty five Degrees West twenty six poles to a red oak stump South forty west one hundred fifty four poles a cross Adams branch to pointers Thence off North sixty West twenty poles across a branch to a pine thence eighteen poles to pointers in Selfs line thence along it North fifteen Degrees East twenty poles to a red oak North forty poles to a white oak in a steep bottom at the head of a small branch thence down the branch as it meanders North twenty degrees East forty four poles to Adam's branch thence down it as it meanders North ten degrees East eighteen poles to a spanish oak at the mouth of a small branch thence up it as it meanders North eighteen Degrees West fifteen poles to a white oak. Thence off North eighty seven degrees West fifty six poles to a white oak North nineteen degrees East fifty poles to Phelps road at a red oak thence North twenty five Degrees East fifty two poles to a black Jack on a branch thence down it as it meanders North eighty six degrees East one hundred and eighty poles to a bent at a path south seventy six degrees East thirty six poles to a poplar in Terrells thence off and along Terrell's line south twenty two degrees West seventy six poles a cross a branch to a red oak, South sixty nine degrees East twenty two poles to seneca creed thence down the same as it meanders to the Begining with its appurences To have and to Hold the above granted land and premises unto the said George R Walker him and his heirs for ever and the said Judkins and Lucy his wife doth for themselves and their heirs covenant and agree to and with the aforesaid Walker and his heirs to warrant the said above mentioned tract of land free from the claim or demand of every person or persons whatsoever unto him the said Walker his heirs and assigns for ever. In Witness whereof the said
Judkins and Lucy his wife have hereunto set their hands and affixed their seals the day and year first above written

Signed Sealed and delivered her
In presence of Sarah X Judkins
Thos West mark
Lewis Duvall
David Judkins
Joel Judkins
Williston Talbot Jesse Harvey
Win Alexander

The Commonwealth of Virginia

To Williston Talbot John McAllister and Jesse Harvey Gentlemen of the County aforesaid Greeting whereas William Judkins and Lucy his wife by their certain Indenture of bargain and sale bearing date the 15th Day of July 1800 have sold and conveyed to George R Walker the fee simple Estate in one certain Tract or parcel of Land lying and being in the County aforesaid on Seneca Creek containing one hundred and eighty six Acres be the same more or less and whereas Lucy the wife of the said William Judkins cannot conveniently travel to our said County Court of Campbell to make acknowledgement of the said conveyance Know ye Therefore that we trusting to your fidelity and provident circumspection, command you or any two or more of you that you do personally go to the said Lucy and take such acknowledgement as she shall be willing to make to the Indenture aforesaid which is hereto annexed, and when you have so examined her that you distinctly and plainly send and certify us thereof in our said Court under your hands and seals Returning This Indenture together with this Writ witness Robert Alexander clerk of our said Court the 19th Day of July 1800 in the 25th year of The Commonwealth of Virginia

Ro Alexander

Campbell County (to wit) By virtue of the within commission to us directed we have Examined Lucy the wife of William Judkins to the Indenture annexed and she freely and voluntarily relinquishes all claim of Dower in the Lands and
premises conveyed by the said Indenture without the persuasion or threats of her said Husband Given under our hands and seals this 19th Day of July 1800.

Williston Talbot
Jesse Harvey

At A Court Held for Campbell County September 3rd 1800

This Indenture was proved by the oath of Thomas _______ Jesse Harvey and William Alexander three of the witnesses whose names are thereunto subscribed _______ _______
commissioners for the privy examination _______ _______
__wife of the said William Judkins _______ _______
__together with the certificate of the Execution thereof were Exhibited in Court all of which isOrdered to be Recorded

Teste
Ro Alexander C,C,C,"

The marriage bond of Rebeckah Judkins and Thomas Moorman Terrell was dated on November 1, 1800, at Campbell County, Virginia, with the consent of William Judkins and Joel Judkins as surety and witness. The marriage return dated November 2, 1800 by Henry Brown listed the bride as Rachal Judkins.

The 1801 Personal Property Tax List for Campbell County, Virginia, listed no Judkins.

The 1801 Land Tax List for Campbell County, Virginia, listed no Judkins.

In August 1803 at Iredell County, North Carolina, W.B. __/__/ an Inventory of the estate of William Judkins dated May 1803 was filed listing the following assets:

"North Carolina  )
Iredell County  ) May Sessions 1803
Inventory of the Estate of William Judkins Deceased

2 young bay yirlings
1 young bay Mare
1 Red Cow
1 Red Cow & Calf
1 Brindle Cow & Calf
1 White Heifer
1 Red Steer
1 Pied Do
1 White yearling
6 year old hogs
1 Sow & 9 shoats
1 Sow & 5 Pigs
2 Shovel plows
2 Sets of Gheers
1 Grubing hoe
4 weding hoes
1 Cotter
1 Big plow
4 Axes
1 Log Chair
1 Cross Cut Saw
2 pair of Irion wedges
2 Frows
2 Drawing knives
1 Hand Saw
1 Hand Jointer stock & bit
3 jack plain Stocks &c
1 Smothing Do
3 Twisted augers
2 Shell au____
2 Gouges
1 steel trap

2 spike gimblets
1 small Do
1 pair of Stillerds
1 pair Smoth Irons
4 Raw hids
3 Chissels
1 Coopers adds
1 Set of pot hangers
1 Frying pan
1 Dutch oven
4 Pots &c
1 Scillet
6 Crockes
1 Slate
12 Chairs
2 Chest
2 Small Do
1 Small Trunk
1 Cotton Wheel
1 Flax Do
2 Feather Beds &c
1 Water pail
1 Small Do
1 Tin Bucket
9 Pewter plats
3 Pewter Dishes
3 Pewter Basons
5 tin Cups
2 Earthen Dishes
14 Earthen plats
2 Tea pots
1 Small pitcher
1 grind stone

1 Set of Cups & Sassers
1 Salt Seller & peper box
1 Cream pot
4 Butter pots
1 large Jug
1 Black bottle
3 pair Cards
1 Shot Gunn
1 Vial
1 Looking glass
1 Razor & box

1 Hatchet
1 pair of Shears
1 Set Case Knives & Forks
By Notes of hand 56 Dollars
By book accompt 16 Do
1 Table
1 Flax Break
50 lb of Machine Cotton more or less
1 Coffee pot
1 Beed Stock and bit
Inventory of the Estate of William Judkins
Filed August 1803

1 Hone
1 large Bell
2 Small Do
1 Cury Comb
1 Bred hat
2 Saddles
1 Womans Sadle
3 hand saw files
2 large Do
1 pair of Sadle Bags
1 Cotton Gin
1 Churn
1 Wheat Sive (tools part of a Set of Shamakers
A parcel of old lumber
1 Cider Barrel
2 powdering tubs
1 Cythe blade
1 Cutting box
1 Bible and history &c
1 Bred bole & Sifter
1 Taper Bit
1 Candle Stick
1 Claw hammer
2 Squars
1 Round Shave"

On June 1, 1803 at Iredell County, North Carolina, W.B. __/__ an account of sales made in the estate of William Judkins was filed by Joel & David Judkins, administrators, showing sales to the Widow Judkins, David Judkins, and Joel Judkins among others amounting to 209 L, 6 S, 5 p.

On August 5, 1806, at Iredell County, North Carolina, W.B. __/__ a Division and Allotment of the land of William Judkins was filed as follows:

"Dower of Mrs Lucy Judkins
Augt 5th 1806

_____________________

And Partition of Legatees of Wm Judkins Decd
We the Subscribers being Summoned by the Sheriff of Iredell agreeable to an Order of Said County Court to Lay off the Dower of Lucy Judkins Widow & relict of William Judkins Decd. And after being duly Sworn have proceeded to lay off her Dower in manner & form following viz.

Beginning at a Birch on the Creek bank and runs North fifty five Chains to a Stake on the Old line, with Said line South 78 degrees East 51 Chains to a Stake on Dobroms (?) line, with his line South 10 West 51 Chaines to a Stump the Station Corner of this original tract, then South 49 West 33 chains to a Chesnut White oak on the Creek Bank, then up the meanders of the Creek to the Beginning Containing 266 acres.

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz

No. 1. Beginning at the mouth of the big Branch Richarsons corner runs No 15 E 22 Chains to a Chesnut on the old line, with Sd. line So 78 E 33 Chns to a Stake or small ___ on the old line So 19 W 31 Chs to a birch on the Creek bank, then No. 11 W. 7 Chs & 5 to a Ch ______ (?) then N. 5 W 5 Chs to an N. 40.14, 5 to a birch, then Straight to the Beginning containing 114 acres.

No. 2. Begins at a Small P.O. thence So 78 E 30 Chs to a P.O. on Dobrons lines with his line So 10 W 38 Chs to a Stump, then No. 78 W. 36 Chs to a two Small white oaks, then to the Beginning Containing 107 acres.

No. 3. Begins at a Birch on the Creek bank No. 19 E. 25 Chs to two Small white oaks, then So. 78 36 Chs to a Stump thats (?) corner then So 27 W. to a Small W.O. on the Creek bank, then up the meanders of the Creek to the beginning containing 107 acres.

No. 4. Begins a stake on the old line on the Creek bank runs north 21 E 30 Chs to a pine an Old corner then No. 75 W 31
Chs to a Stump the old corner, thence So 21 W 37.5 Chs to a stake on the Creek, thence Down the Same to the Begining Containing 94 1/2 (?) acres.

No. 5. Begins at a stake on the old line on the Creek Bank runs South 21 W 30 Chs to a pine, then So. 70 W. 7 Chs to a pine No. 74 25 Chs to a B. O. No. 21 E. 32,5 Chs to a Stake on the Creek Bank, then Down the meanders of the Creek to the Begining Containing 94 1/2 (?) acres

No. 6. Begins at Hugh Banks on the Creek bank with his line So 27 W 15 Chs to a Stake his corner, then So 18 W 22 Chs to a pine on the old line with sd line So 76 E 34.6 Chs to a B O on sd line, No 21 E 32,5 Chs to a stake on the Creek Bank then up the meanders of the Creek to the Begining Containing 120 acres

No. 7. Begins at a stake in Banks corner So 18 W 22 Chs to a pine on the old line w sd line No 74 W 20 (?) Chs to a stake, the old corner then No 35 W 62 5 Chs to a P.O. then No 40 E (?) 12 Chs to a Stake in Banks corner with his line to the Begining conining 147 acres

1st Lot 114 acres Thos Moorman

2nd Lot 114 acres Dd. Judkins & receiving of Saml Richardson $32.50
& of John Judkins $15

3rd Lot 114 acres Joel Judkins & of John Francis $32.50

4th Lot 94 1/2 acres John Francis & pays to Joel Judkins $32.50

5th Lot 94 1/2 acres Saml Richardson & pays to David Judkins $32.50

6th Lot 120 acres John Judkins & pays to David Judkins $15 & to Henry Terrell $17.50

7th Lot 147 acres Henry Terrell & of John Judkins $17.50

Wm McClelland D. Survr (Silas Sharpe )
John Paterson )
Chairn Cars (?)

0345(090900) 304.
In Witness whereof we have hereunto set our hands & seals this 5th day of August 1806

R Work Shff. Amos Sharpe
Thomas Moore
Hugh Andrews
Alexd Yg King
James Culahan (?)

Silas Sharpe ) In witness whereof we have hereunto set our hands and Seals this 5th
John Paterson ) day of August A.D.1806
Crain Conners ) Wm McClelland D. Sur
Goodrich Moore George Brotherton
Archobil Deuval John Wood__
Austin Moore James Welch
William Moore Amos Sharpe
Thomas Brotherton Thomas Moore
Joseph Nelson Hugh Andrews"

This record clearly identifies the family of 1803 William Judkins of Iredell County, North Carolina, as follows:

Wife: Lucy (_______) Judkins

Children: 1) _______ (Judkins) Moorman, wife of Thomas Moorman,
2) David Judkins,
3) Joel Judkins,
4) _______ (Judkins) Francis, wife of John Francis,
5) John Judkins,
6) _______ (Judkins) Richardson, wife of Samuel Richardson, and
7) _______ (Judkins) Terrell, wife of Henry Terrell.
The listing of Lucy Judkins, Joel Judkins, David Judkins, and Henry Terrell as legatees of 1803 William Judkins of Iredell County, North Carolina, ties this William Judkins with the William Judkins whose wife was Lucy (_______) Judkins and whose sons Joel and David appeared in the Campbell County, Virginia, Personal Property Tax Lists, and whose daughter Charity married Henry Terrell in Campbell County, Virginia, in 1797. The listing of Thomas Moorman as a legatee was probably a mistake of omission. As set forth above, William Judkins' daughter Rebecca married Thomas Moorman Terrell and the partition of William Wright's land which listed Thomas Moorman probably inadvertently left off the Terrell.

(I) 1859 Joel Judkins Of Highland County, Ohio, His Wife Rebecca (Drake) Judkins, And His Descendants

1859 Joel Judkins of Highland County, Ohio, was a son of 1803 William Judkins of Iredell County, North Carolina, and Lucy (_______) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1790 William^4, 1803 William^5)

On December 2, 1796, at Sussex County, Virginia, D.B. 1/128 Joel Judkins acted as a witness to the deed signed by his father and mother William Judkins and Lucy (_______) Judkins.
On December 27, 1797, at Campbell County, Virginia, Joel Judkins acted as a witness to the marriage bond of his sister Charity Judkins and Henry Terrell.

The 1799 Personal Property Tax List for Campbell County, Virginia, on April 6 listed Joel Judkins as a tithable white over 16. This record indicates that Joel Judkins was born before April 6, 1783.

The 1800 Personal Property Tax List for Campbell County, Virginia, on July 31 listed Joel Judkins as a tithable white over 16.

On July 15, 1800, at Campbell County, Virginia, D.B. 5/149 Joel Judkins acted as a witness to a deed signed by his parents William Judkins and Lucy Judkins.

On November 1, 1800, at Campbell County, Virginia, Joel Judkins acted as surety and witness to the marriage bond of his sister Rebeckah Judkins and Thomas Moorman Terrell.

On June 1, 1803 at Iredell County, North Carolina, W.B. __/__/ an account of sales made in the estate of William Judkins was filed by Joel & David Judkins, administrators, showing sales to the Widow Judkins, David Judkins, and Joel Judkins among others amounting to 209 L, 6 S, 5 p.

The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. __/__/ allocated a parcel of 114 acres of land to Joel Judkins:
"Dower of Mrs Lucy Judkins
Augt 5th 1806

And Partition of Legatees of Wm Judkins Decd

August 5th & 6th 1806
. . . .

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shiff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz . . . .

No. 3. Begins at a Birch on the Creek bank No. 19 E. 25 Chs to two Small white oaks, then So. 78 36 Chs to a Stump thats (?) corner then So 27 W. to a Small W.O. on the Creek bank, then up the meanders of the Creek to the begining containing 107 acres - . . . .

3rd Lot 114 acres Joel Judkins & of John Francis $32.50 . . . ."

The 1810 Census for Bourbon County, Kentucky, listed Joel Judkins with the following household:

<table>
<thead>
<tr>
<th>Males</th>
<th>Age</th>
<th>Females</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>26-45</td>
<td>1</td>
<td>45+</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
<td>0-10</td>
</tr>
</tbody>
</table>

This record indicates that Joel Judkins was born between 1765 and 1784.
The marriage record of Joel Judkins and Rebekah Drake was dated on December 5, 1812, at Warren County, Ohio, with the marriage performed by P. Maloy, J.P.

The 1820 Census for Highland County, Ohio, listed Joel Judkins with the following household:

<table>
<thead>
<tr>
<th>Males</th>
<th>Age</th>
<th>Females</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>26-45</td>
<td>2</td>
<td>0-10</td>
</tr>
<tr>
<td>2</td>
<td>0-10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This record indicates that Joel Judkins was born between 1775 and 1794.

The 1830 Census for Highland County, Ohio, listed Joel Judkins with the following household:

<table>
<thead>
<tr>
<th>Males</th>
<th>Age</th>
<th>Females</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>50-60</td>
<td>1</td>
<td>50-60</td>
</tr>
<tr>
<td>1</td>
<td>15-20</td>
<td>1</td>
<td>10-15</td>
</tr>
<tr>
<td>1</td>
<td>10-15</td>
<td>1</td>
<td>5-10</td>
</tr>
</tbody>
</table>

This record indicates that Joel Judkins was born between 1770 and 1780 and in conjunction with the prior records set forth above indicates that Joel Judkins was born between 1775 and 1780.

On January 15, 1833, at Highland County, Ohio, D.B. 1/408 Joel Judkins of Campbell County, Kentucky, purchased 53 acres of land from James Taylor of Campbell County, Kentucky:

[To be inserted]

On June 12, 1835, at Brown County, Ohio, D.B. ___/___ Joel Judkins purchased 25 acres of land from his son John D. Judkins:

[To be obtained and inserted]
On May 25, 1838, Joel Judkins witnessed the will of Dennis Downing which was probated on July 23, 1838, at Highland County, Ohio, W.B. __/__. 

On August 14, 1841, at Brown County, Ohio, D.B. __/__ Joel Judkins and Rebecca Judkins sold that same land to their son Franklin B. Judkins:

[To be obtained and inserted]

The 1840 Census for Highland County, Ohio, listed Joel Judkins with the following household:

Males     | Age     | Females | Age
---------|---------|---------|-------
1         | 60-70   | 1       | 80-90 |
1         | 20-30   | 1       | 50-60 |
1         | 10-15   | 1       | 20-30 |
          |         | 1       | 15-20 |
          |         | 1       | 0-5   |

The 1850 Census for Highland County, Ohio, listed Joel Judkins with the following household:

Name      | Age  | Occupation | Born
----------|------|------------|------
Joel Judkins | 72   | Farmer     | Virginia
Rebecca Judkins | 58   |            | Pennsylvania

This record indicates that Joel Judkins was born about 1778 and Rebecca (Drake) Judkins was born about 1792.

Cemetery Inscriptions Of Highland County, Ohio listed the following gravestone inscription at the Troutwine Cemetery, Dodson Township, Highland County, Ohio:

"Joel Judkins
d. Mar 11, 1859
age 82-11-17"
This record indicates that Joel Judkins date of birth was on May 25, 1776.

The will of Joel Judkins was dated on February 4, 1859, probated on May 16, 1859, at Highland County, Ohio, W.B. ___/___, and provided as follows:

"I, Joel Judkins, of the County of Highland Ohio being weak in body _______ (?) sound in mind and memory do hereby make and publish this the following _______ (?) my last will and testament first It is my will that any funeral expenses _______ (?) my just debts be fully paid. second I do hereby give and bequeath to my belo_ (?) wife Rebecca Judkins all my personal property consisting of household _______ (?) kitchen furniture of every description and also two horse creatures one _______ (?)mare the other a brown mare also two head of cattle, a milch cow and and also all the farmin utensils to have and to hold all the property _______ (?) mentioned for her own use and benefit during her natural life sell _______ (?) so much thereof as will pay all my just debts as above mention _______ (?) having the right to dispose of all the property aforesaid as she may th_______ (?) per _______ (?) Third I do hereby appoint and constitute my so T (F?) B. Judkins to _______ (?) Executor. In this my last will and testament. In consideration o_______ (?) above will. I have hereunto set my hand and seal on this the fourth da__ (?) February in the year of our Lord, one thousand eight hundred and fi_______ nine

In the presence of Joel Judkins
James Burgoon,
S. S. Liggett

The State of Ohio ) ss. Highland Probate Court
Highland County ) ) May 16th A. D. 1859

This day the law will and testament of Joel Judkins _______ (?) of Highland County Ohio dec'd was produced in open court by _______ (?) Liggett whereupon came S. S. Liggett and James Burgoon sub_______ing witnesses thereto, who being first duly sworn depose and s_______ (?) said Testator at the time of publishing and executing said _______ (?) will and testament was over the age of twenty-one years . . . ."
The 1860 Census for Highland County, Ohio, listed Rebecca Judkins with the following household:

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Sex</th>
<th>Race</th>
<th>Occupation</th>
<th>Real Property</th>
<th>Personal Property</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rebecca Judkins</td>
<td>73</td>
<td>F</td>
<td>W</td>
<td>Farmer</td>
<td>1500</td>
<td>375</td>
<td>Pa</td>
</tr>
<tr>
<td>Frank Judkins</td>
<td>44</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Caroline Judkins</td>
<td>42</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elizabeth Judkins</td>
<td>18</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>William Judkins</td>
<td>13</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>John Judkins</td>
<td>11</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Martha Judkins</td>
<td>9</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Harry Judkins</td>
<td>6</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This record indicates that Rebecca (Drake) Judkins was born about 1787 and that she was living with the family of her son Franklin B. Judkins.

In his undated notes regarding gravestone inscriptions at the Old Morris Chapel Methodist Episcopal Church cemetery near Delphos, Allen County, Ohio, Cletus Wright listed the following inscription:

"Rebecca Judkins
wife of
Joel Judkins
died
Oct 11th 1862
age 74 yr 24 days"

This record indicates that Rebecca (Drake) Judkins was born on September 17, 1788.
In his letter dated August 20, 1987, David Judkins enclosed a letter from Thurston Erwin Judkins which stated that:

"... The earliest information I have also is starting with Joel Judkins. I have his copy book which he used for account and also for mathematical problems, as he was a school teacher. This book is bound in burlap and re-enforced with news print from Staunton Va. dated 1799 on English water marked crown paper. As I understand, he moved into the area of Brown and Highland counties in southern Ohio. The next information I have is much later, starting with William Wilson of Marion Township, Allen co. who was my great-grandfather ... ."

The History of Allen County, Ohio in a biographical sketch of William Wilson Judkins stated that John D. Judkins was a son of Joel Judkins and Rebecca (Drake) Judkins, was born on October 11, 1811, and was a native of Brown County, Ohio, indicating that he was born there.

In her letter dated July 26, 1995, Karen Piojda enclosed a photograph of Joel Judkins and Rebecca (Drake) Judkins in the possession of Thurston E. Judkins and that photograph appears on the following page:
(A) Judkins

Judkins was a child of 1859 Joel Judkins of Highland County, Ohio, and Rebecca (Drake) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, 1859 Joel⁶)

(B) John D. Judkins

John D. Judkins was a son of 1859 Joel Judkins of Highland County, Ohio, and Rebecca (Drake) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, 1859 Joel⁶)

On June 12, 1835, at Brown County, Ohio, D.B. __/__/ John D. Judkins sold 25 acres of land to his father Joel Judkins:

[To be obtained and inserted]

The History of Allen County, Ohio in a biographical sketch of William Wilson Judkins stated that John D. Judkins was a son of Joel Judkins and Rebecca (Drake) Judkins, was born on October 11, 1811, and was a native of Brown County, Ohio, indicating that he was born there.

(C) 1864 Franklin B. Judkins Of Allen County, Ohio, His Wife Antis Caroline (Dayton) Judkins, And His Descendants

1864 Franklin B. Judkins of Allen County, Ohio, was a son of 1859 Joel Judkins of Highland
County, Ohio, and Rebecca (Drake) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1790 William, 1803 William, 1859 Joel) 

The marriage record of Franklin B. Judkins and Antis Caroline Dayton was dated on February 5, 1838, at Clinton County, Ohio, with the marriage on February 15, 1838, by A. Miller, a minister of the Methodis Episcopal Church:

"Auburn

February 15th 1838 I joined in marriage Franklin B. Judkins & Auntis Caroline Dayton agreeable to law.

A. Miller Min of MEC

Returned and filed March 22nd 1838 and recorded same day

Fitzhugh clk pro tem"

Cemetery Inscriptions of Highland County, Ohio listed the following gravestone:

"Elvira R. Judkins, daughter of F. B. and Antic C. 
  d. May 3, 1841 
  age 1-11-29"

This record indicates that Elvira R. Judkins was born on May 5, 1839.

On August 14, 1841, at Brown County, Ohio, D.B. __/_
Franklin B. Judkins purchased 25 acres of land from his father and mother Joel Judkins and Rebecca Judkins:

[To be obtained and inserted]

The 1850 Census for Highland County, Ohio, listed F. B. Judkins with the following household:
<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Occupation</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>F. B. Judkins</td>
<td>34</td>
<td>Farmer</td>
<td>Ohio</td>
</tr>
<tr>
<td>Caroline Judkins</td>
<td>32</td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Elizabeth L. Judkins</td>
<td>9</td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Sophia D. Judkins</td>
<td>6</td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Wm. J. Judkins</td>
<td>4</td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>John W. Judkins</td>
<td>1</td>
<td></td>
<td>Ohio</td>
</tr>
</tbody>
</table>

This record indicates that Franklin B. Judkins was born in about 1816 and that Antis Caroline (Dayton) Judkins was born about 1818.

The will of Joel Judkins dated on February 4, 1859, and probated on May 16, 1859, at Highland County, Ohio, W.B. __/__, listed T. (F?) B. Judkins as one of his children:

"... Third I do hereby appoint and constitute my so T (F?) B. Judkins to _______(?) Executor. In this my last will and testament. In consideration o_______(?) above will. I have hereunto set my hand and seal on this the fourth da____(?) February in the year of our Lord, one thousand eight hundred and fi_____ nine

Joel Judkins ..."

Cemetery Inscriptions of Highland County, Ohio listed the following gravestone:

"Sophia Judkins
daughter of F. B. and Antic C.
d. July 23, 1859
age 15-9-23"

This record indicates that Sophia Judkins was born on October 31, 1843.

The 1860 Census for Highland County, Ohio, listed Frank Judkins in the Rebecca Judkins household with the following family:
<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Sex</th>
<th>Race</th>
<th>Occupation</th>
<th>Real Est</th>
<th>Personal Property</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rebecca Judkins</td>
<td>73</td>
<td>F</td>
<td>W</td>
<td>Farmer</td>
<td>1500</td>
<td>375</td>
<td>Pa</td>
</tr>
<tr>
<td>Frank Judkins</td>
<td>44</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Caroline Judkins</td>
<td>42</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>N.C.</td>
</tr>
<tr>
<td>Elizabeth Judkins</td>
<td>18</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>William Judkins</td>
<td>13</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>John Judkins</td>
<td>11</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Martha Judkins</td>
<td>9</td>
<td>F</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Harry Judkins</td>
<td>6</td>
<td>M</td>
<td>W</td>
<td></td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
</tbody>
</table>

This record indicates that Franklin B. Judkins was born in about 1816 and that Antis Caroline (Dayton) Judkins was born in about 1818.

Cemetery Inscriptions of Highland County, Ohio listed the following gravestone:

"Elizabeth L. Judkins
daughter of F. B. and Antis C.
d. November 16, 1861
age 20-3-1"

This record indicates that Elizabeth L. Judkins was born on August 15, 1841.

On December 5, 1863, at Allen County, Ohio, D.B. 8/78 F.B. Judkins purchased 40 acres of land from Erastus Oliver:

"Know all men that Erastus Oliver and Rebecca Oliver of Allen County State of Ohio in consideration of six hundred dollars to them paid by F B. Judkins of Allen County State of Ohio the receipt whereof is hereby acknowledged do hereby bargain sell and convey to the said F B. Judkins his heirs and assigns forever the following Real Estate viz: the South West of the South (5) five East containing Forty Acres of Land more or Less in Allen County State of Ohio together with all the priveleges and appurtenances to the same belonging to have and to hold the same to the said F B Judkins his heirs and assigns forever And the said Erastus Oliver and Rebecca Oliver his wife for themselves and their heirs do hereby covenant with said F. B. Judkins heirs and
assigns they are lawfully seized of the premises aforesaid that the premises are free and clear from all incumbrances whatsoever and that they will forever warrant and defend the same with the appurtenances unto the said F B. Judkins heirs and assigns against the lawful claims of all persons Whomsoever In Witness Whereof the said Erastus Oliver and Rebecca Oliver his wife hereunto set their hands and seals this fifth (5) day of December in the year A. D. 1863. Signed sealed & Acknowledged in presence of

C A Evans  Erastus Oliver
Daniel Conrad  her
Rebecca X Oliver
mark

The State of Ohio Allen County ss

Be it Remembered that on the fifth day of December A D 1863 before me the subscriber a justice of the peace in and for said County personally came Erastus Oliver and Rebecca Oliver his wife the Grantors in the above conveyance and acknowledged the signing and sealing the same to be their voluntary act and deed for the uses and purposes therein mentioned And the said Rebecca Oliver wife of Erastus Oliver being at the same time examined by me separate and apart from her said husband and the contents of said deed being by me made known and explained to her then declared that she did voluntarily sign seal and acknowledge the same and that she is still satisfied therewith as her act and deed for the uses and purposes therein mentioned In testimony Whereof I have hereunto subscribed my name and affixed my seal at on the day and year last aforesaid

C A Evans J. P.

Received and Recorded Dec 7th A D 1863

J A Ridenour Recorder"

In his undated notes regarding gravestones in the Old Morris Chapel Methodist Episcopal Church burial ground east of Delphos, Allen County, Ohio, Cletus Orlien Wright listed the following gravestone:

"Frankln B. Judkins
Died
June 16, 1864
Age
47 yr. 11 mo 2 da"

This record indicates that Franklin B. Judkins was born on July 14, 1816.

The 1870 Census for Allen County, Ohio, listed Antis C. Judkins with the following household:

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antis C. Judkins</td>
<td>51</td>
<td>New Jersey</td>
</tr>
<tr>
<td>Wm. J. Judkins</td>
<td>24</td>
<td>Ohio</td>
</tr>
<tr>
<td>Martha R. Judkins</td>
<td>19</td>
<td>Ohio</td>
</tr>
<tr>
<td>James H. Judkins</td>
<td>16</td>
<td>Ohio</td>
</tr>
</tbody>
</table>

This record indicates that Antis Caroline (Dayton) Judkins was born about 1819.

The 1880 Census for Allen County, Ohio, listed Caroline Judkins in the Wm. Judkins household, her relationship as mother, age 62, born in New Jersey, and her parents as born in New Jersey.

The death record of Antis Caroline (Dayton) Judkins was dated on March 22, 1884, at Allen County, Ohio, and listed the following information:

[To be inserted]

The death record of William Joel Judkins dated March 25, 1931, at Allen County, Ohio, listed his parents as Franklin Judkins and Caroline Dayton and his age as 84 years, 8 months, 28
days, which indicates that he was born on June 27, 1846, and that he was born in Highland County, Ohio.

(D) Delitha (Judkins) Liggett, Her Husband Alexander Liggett, And Her Descendants

Delitha (Judkins) Liggett was a daughter of 1859 Joel Judkins of Highland County, Ohio, and Rebecca (Drake) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, 1859 Joel⁶)

The 1850 Census for Highland County, Ohio, listed Alex Liggett with the following household:

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Occupation</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alex Liggett</td>
<td>34</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Delitha Liggett</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>William H. Liggett</td>
<td>12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rebecca J. Liggett</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eliza L. Liggett</td>
<td>5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mary E. Liggett</td>
<td>5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Joel E. Liggett</td>
<td>3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>James Liggett</td>
<td>6 mos</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This record indicates that Delitha (Judkins) Liggett was born about 1820 and that Alexander Liggett was born about 1816.

Highland Pioneer Sketches And Family Genealogies stated that William Liggett established a grist mill and saw mill in Webertown, Highland County, Ohio, and operated the grist mill until his death on June 18, 1836, when it was taken over by his son Alexander Liggett.
In her letter dated October 20, 1990, Kathi Abendroth enclosed family group sheets which stated that Delitha Judkins was a daughter of 1859 Joel Judkins of Highland County, Ohio, and Rebecca (Drake) Judkins, was born on August 27, 1820, at Salem, Ohio, married Alexander Liggettt on October 5, 1837, at Highland County, Ohio, and died on January 11, 1891, that Alexander Liggett was born about 1816 and died on July 13, 1870, and that they had the following children:

1) William H. Liggett,
2) Rebecca J. Liggett,
3) Eliza L. Liggett,
4) Mary E. Liggett,
5) Joel E. Liggett, and
6) James Liggett.

(E) _______ Judkins
________ Judkins was a child of 1859 Joel Judkins of Highland County, Ohio, and Rebecca (Drake) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, 1859 Joel⁶)

(II) David Judkins

David Judkins was a son of 1803 William Judkins of Iredell County, North Carolina, and Lucy (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵)
On about April 6, 1797, at Campbell County, Virginia, D.B. 4/165 David Judkins acted as a witness to a deed to his father William Judkins. If David Judkins was at least 16 years of age when he signed that deed, his date of birth would be probably before 1781.

On December 27, 1797, at Campbell County, Virginia, David Judkins acted as a witness to the marriage bond of his sister Charity Judkins and Henry Terrell.

On April 6, 1798, at Campbell County, Virginia, D.B. 4/184(?) David Judkins was a witness to a power of attorney executed by his father William Judkins.

The 1800 Personal Property Tax List for Campbell County, Virginia, on July 31 listed David Judkins as a tithable over 16 years of age. This record indicates that he was born before 1784.

On __________ at Campbell County, Virginia, Court Order Book 6/279 David Judkins was allowed his claim for two days and nights as guard over Samuel Terrell.

On July 15, 1800, at Campbell County, Virginia, D.B. 5/149 David Judkins acted as a witness to a deed executed by his parents William Judkins and Lucy (______) Judkins.

On June 1, 1803 at Iredell County, North Carolina, W.B. __/__ an account of sales made in the estate of William Judkins was filed by Joel & David Judkins, administrators, showing sales
to the Widow Judkins, David Judkins, and Joel Judkins among others amounting to 209 L, 6 S, 5 p.

The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. __/__/ allocated a parcel of 114 acres of land to David Judkins:

"Dower of Mrs Lucy Judkins
Augt 5th 1806

And Partition of Legatees of Wm Judkins Decd
August 5th & 6th 1806

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz

No. 2. Begins at a Small P.O. thence So 78 E 30 Chs to a P.O. on Dobrons lines with his line So 10 W 38 Chs to a Stump, then No. 78 W. 36 Chs to a two Small white oaks, then to the Begining Containing 107 acres

2nd Lot 114 acres Dd. Judkins & receiving of Saml Richardson $32.50 & of John Judkins $15

The 1810 Census for Campbell County, Kentucky, listed David Judkins with the following household:

<table>
<thead>
<tr>
<th>Males</th>
<th>Age</th>
<th>Females</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>26-45</td>
<td>1</td>
<td>26-45</td>
</tr>
<tr>
<td>1</td>
<td>16-26</td>
<td>1</td>
<td>10-16</td>
</tr>
<tr>
<td>1</td>
<td>0-10</td>
<td>1</td>
<td>0-10</td>
</tr>
</tbody>
</table>
This record is consistent with a birth date for David Judkins of about 1778.

(III) Charity (Judkins) Terrell, Her Husband Henry Terrell, And Her Descendants

Charity (Judkins) Terrell was a daughter of 1803 William Judkins of Iredell County, North Carolina, and Lucy (______) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1790 William\(^4\), 1803 William\(^5\))

The marriage bond of Charity Judkins and Henry Terrell was dated on December 27, 1797, at Campbell County, Virginia, with the consent of William Judkins, the father of the bride, and Joel Judkins and David Judkins as witnesses:

"Know all men by these presents that We Henry Terrell & Joel Judkins make oath to James Wood Esqr Govr of Va in the sum of 150 Dollrs to the sd Payr well & truly to be made to the sd. Gor or his successor we bind ourselves our Heirs &c firmly by these Presents Sealed & Dated this 27th day of Dec 1797

The Condition of the above Oblgn is such that whereas there is a Mg shortly intended to be had & Solemnized between the above bound Henry Terrell & Charity Judkins If therefore there be no Lawfull cause to Obstruct the same then this Oblgn to be Void

Witness

Ro. Alexander

Henry Terrell

Joel Judkins

Decmr 27 1797

Sir Please to grant Henry Terrell and my Daughter Charity Marriage Licenc and Oblige yours &c

Capt Robert Alexander CCC

Wm Judkins

325.
Test
Joel Judkins
David Judkins"

The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. allocated a parcel of 147 acres of land to Henry Terrell:

"Dower of Mrs Lucy Judkins
Augs 5th 1806

And Partition of Legatees of Wm Judkins Decd
Augs 5th & 6th 1806

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz

No. 7. Begins at a stake in Banks corner So 18 W 22 Chs to a pine on the old line w sid line No 74 W 20 (?) Chs to a stake, the old corner then No 35 W 62 5 Chs to a P.O. then No 40 E (?) 12 Chs to a Stake in Banks corner with his line to the Begining conining 147 acres

7th Lot 147 acres Henry Terrell & of John Judkins $17.50

The Terrell Genealogy stated as follows:

"Henry, son of David Terrell II was b. 13 Aug. 1767. He M. in Campbell County Charity Judkins, daughter of William Judkins, as shown by the m.b. dated 27 Dec. 1797, though some have given her name as Charity Gordon."
Henry owned land in Campbell Co. and the records show that he and his wife Charity sold some land lying on Wards Road, 27 Mar. 1804. (D.B. 6, p. 451.) He and his family moved to Highland County, Ohio, where their children were married. They were:

(1) Rebecca
(2) Joel Terrell,
(3) David,
(4) Sarah,
(5) Lucy Terrell m. Benjamin Wright 10 June 1824,
(6) Susannah Terrell m. John Wright 26 Dec. 1829,
(7) Richmond Terrell m. Maria Hansel 7 Aug. 1834.

Miss Grace Harris of Mesa, Arizona is a descendant of Henry Terrell and Charity Judkins."

In her letter dated April 21, 1987, Ms. Alice Wright enclosed family group sheets which stated that Charity Judkins was a daughter of William Judkins and married Henry Terrell on December 27, 1797, at Campbell County, Virginia, that Henry Terrell was born on August, 13, 1767, and that Charity (Judkins) Terrell and Henry Terrell had the following children:

1) Richmond Terrell,
2) Joel Terrell,
3) David Terrell,
4) Lucy (Terrell) Wright, born at Ohio, and
5) Susannah H. (Terrell) Wright, born on June 28, 1812, at Ohio.

(A) Rebecca Terrell

Rebecca Terrell was a daughter of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)
The Terrell Genealogy stated that Rebecca Terrell was a daughter of Henry Terrell and Charity (Judkins) Terrell.

(B) Joel Terrell

Joel Terrell was a son of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)

The Terrell Genealogy stated that Joel Terrell was a son of Henry Terrell and Charity (Judkins) Terrell.

In her letter dated April 21, 1987, Ms. Alice Wright enclosed family group sheets which stated that Joel Terrell was a son of Charity (Judkins) Terrell and Henry Terrell.

(C) David Terrell

David Terrell was a son of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)

The Terrell Genealogy stated that David Terrell was a son of Henry Terrell and Charity (Judkins) Terrell.

In her letter dated April 21, 1987, Ms. Alice Wright enclosed family group sheets which stated that David Terrell was a son of Charity (Judkins) Terrell and Henry Terrell.

(D) Sarah Terrell

Sarah Terrell was a daughter of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)
The Terrell Genealogy stated that Sarah Terrell was a daughter of Henry Terrell and Charity (Judkins) Terrell.

(E) Lucy (Terrell) Wright And Her Husband Benjamin Wright

Lucy (Terrell) Wright was a daughter of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)

The marriage return of Benjamin Wright and Lucy Terrell was dated June 10, 1824, at Highland County, Ohio, and the marriage performed by John Summers, J.P.

On September 20, 1839, at Highland County, Ohio, D.B. 7/445 Benjamin Wright purchased 20 acres of land from the heirs of 1839 Thomas Wright:

"This Indenture made this twentieth day of September in the year of our Lord one thousand eight hundred & thirty nine between Lettitia Wright, William French & Nancy his wife John Wright & Susannah his wife, George Smith & Martha his wife, Joseph Wright, Rhoda Wright, John Walton & Judith his wife, Ruth Wright & Mary Wright of the County of Highland & State of Ohio of the first part, and Benjamin Wright of the County of Highland & State aforesaid of the second part Witnesseth, That the said party of the first part for and in consideration of the sum of twenty Dollars current money of the United States to them in hand paid, the receipt whereof they do hereby acknowledge and forever acquit and discharge the said Benjamin Wright his heirs executors & administrators hath granted, bargained, sold, aliened and confirmed, and by these presents doth grant bargain, sell, alien and confirm unto the said Benjamin Wright and to his heirs and assigns forever, all their right, title and interest of in and to the following described lot of land situate and being in said County of Highland in the State of Ohio on the waters of Clear Creek, a branch of the Rocky
fork of Paint Creek, part of Thomas Streshley's Survey No 2508: Beginning for the lot hereby conveyed at Stone near a white walnut, northwesterly corner to Elijah Johnson's tract & in the line of Thomas Rayburn's tract, thence with said line North 17° W 66 poles (passing said Rayburn's corner) to a Stone in Simon Clouser's line, thence South 74° W 48-5/10 poles to a Stone, thence South 17° E 66 poles to a stone near a white Oak in Elijah Johnson's line, thence with said line north 74° E 48-5/10 poles to the beginning, containing twenty Acres of land be the same more or less Together with all improvements water courses, profits and appurtenances whatsoever to the said premises belonging or in any wise appertaining, and the reversions remainders and profits thereof, and all the estate right title interest, property, claim and demand of them the said party of the first part of in and to the same: To have and to hold the premises hereby conveyed with all and Singular the premises, and every part and parcel thereof with every of the appurtenances unto the said Benjamin Wright his heirs and assigns forever, to the only proper use and behoof of him the said Benjamin Wright his heirs and assigns forever. And the said party of the first part, their heirs executors and administrators do covenant promise and agree to and with the said Benjamin his heirs and assigns by these presents, that the premises before mentioned now are and forever hereafter shall remain free of and from all former and other gifts, grants, bargains, sales, dowers, right and title of dower, judgements, executions, titles, charges & incumbrances whatsoever done or suffered to be done by them the said party of the first part. And the said party of the first part and their heirs all and Singular the premises hereby bargained and sold with the appurtenances unto the said Benjamin Wright his heirs & assigns against them the said party of the first part and their heirs and assigns, but against no other person or persons whatsoever: In testimony whereof the said party of the first part have hereunto set their hands and Seals the day and year above written

Signed, Sealed & delivered in the presence of us Wm C. Rayburn
Thomas Kennedy

Lettitia X Wright
mark
his
William X French
mark
her
Nancy X French
mark
John Wright
On September 21, 1839, at Highland County, Ohio, Court Order Book /__ Letitia Wright, widow of Thomas Wright deceased, relinquished her right to administer the estate and the court appointed Benjamin Wright and Pleasant Arthur as administrators.

On April 26, 1845, at Highland County, Ohio, D.B. 12/632 Benjamin Wright and his wife Lucy Wright and others sold to George Baxter their interest in a tract of land owned by Thomas Wright deceased:

"Know all men by these presents that we Benjamin Wright and Lucy his wife William French and Nancy his wife Absolam McDaniel and Elizabeth his wife in consideration of the sum of three hundred dollars in hand paid by George Baxter the Receipt whereof is hereby acknowledged do hereby remise release and forever quit Claim unto the Said George Baxter his heirs and assigns forever all our title intrest and estate legal and Equitable in the following premises with the Appurtenances situate in the county of Highland & State of Ohio and bounded and and described as follows our
undivided interest in and to the lands belonging to the late Thomas Wright deceased lying on the waters of Clear creek and bounded on the north by the lands of the heirs of the late Dr Isaac Quinn Deceased on the east by a tract of land lately belonging to Jacob Duckwall now belonging to Henry Turner and Benjamin Wrights twenty acre tract on the South by the land of Elijah Johnson on the west by the lands of John Wright and Joseph Wright In testimony Whereof we have hereunto set our hands and seals this 26th day of April one thousand Eight hundred forty five

Executed in presence of
Geo W Townsend
Allen Wright

Benjamin Wright
his
William X French
mark
Absalom McDaniel
her
Elizabeth X McDaniel
mark
her
Lucy X Wright
mark

State of Ohio Highland County SS

Before me George W Townsend a Justice of the peace in and for said County personally Appeared the within named Benjamin Wright and Lucy his wife and William French and Nancy his wife and Absalom McDaniel and Elizabeth his wife and Acknowledged the signing & sealing of the within conveyance to be their voluntary Act and deed; and the said Lucy Wright and Nancy French and Elizabeth McDaniel being at the same time examined by me separate and apart from their Said husbands and the contents of said Instrument made known to them by me they then declared they did voluntarily sign Seal and Acknowledge the same and that they are still satisfied therewith This 26th day of April A.D. 1845

Geo W Townsend JP

Received and Recorded Jan 24th 1846"

The 1850 Census for Highland County, Ohio, listed Benjamin Wright in Fairfield Township with the following household:
<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Sex</th>
<th>Occupation</th>
<th>Property</th>
<th>Born</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benjamin Wright</td>
<td>48</td>
<td>M</td>
<td>Farmer</td>
<td>400</td>
<td>Virginia</td>
</tr>
<tr>
<td>Lucy H. Wright</td>
<td>43</td>
<td>F</td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Allen Wright</td>
<td>25</td>
<td>M</td>
<td>Schoolteacher</td>
<td>400</td>
<td>Ohio</td>
</tr>
<tr>
<td>Mahala Wright</td>
<td>20</td>
<td>F</td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Thomas T. Wright</td>
<td>17</td>
<td>M</td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
<tr>
<td>Sarah Wright</td>
<td>15</td>
<td>F</td>
<td></td>
<td></td>
<td>Ohio</td>
</tr>
</tbody>
</table>

This record indicates that Benjamin Wright was born in about 1802 and that Lucy H. (Terrel) Wright was born in about 1807.

The *Terrell Genealogy* stated that Lucy Terrell was a daughter of Henry Terrell and Charity (Judkins) Terrell and married Benjamin Wright on June 10, 1824.

In his book *Joseph Wright, Quaker*, January 1992 Draft, Jay B. Wright stated that Benjamin Wright was born on January 21, 1802.

The *Terrell Genealogy* stated that Lucy Terrell was a daughter of Henry Terrell and Charity (Judkins) Terrell and married Benjamin Wright on June 10, 1824.

In her letter dated April 21, 1987, Ms. Alice Wright enclosed family group sheets which stated that Lucy Terrell was a daughter of Charity (Judkins) Terrell and Henry Terrell, was born at Ohio, and married Benjamin Wright on June 10, 1824.
Susannah H. (Terrell) Wright, Her Husband 1882 John Wright Of Highland County, Ohio, And Her Descendants

Susannah H. (Terrell) Wright was a daughter of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵, Charity⁶)

The marriage return of John Wright and Susannah Terrell was dated December 24, 1829, at Highland County, Ohio, with the marriage performed by John Shockley, J.P.

On January 31, 1839, at Highland County, Ohio, D.B. 7/44 John Wright and Joseph Wright purchased 75 acres of land from Thomas Wright and Leticia Wright:

"This Indenture made this thirty first day of January in the year of our Lord, one thousand eight hundred and thirty nine by and between Thomas Wright & Leticia his wife of the County of Highland in the State of Ohio of the one part, and Joseph Wright of the County of Highland and State aforesaid of the other part Witnesseth That the said Thomas Wright & Leticia his wife for and in consideration of the just sum of Two hundred & forty five Dollars to them in hand paid, the receipt whereof they do hereby acknowledge, have given granted bargained, Sold, released and conveyed, and do by these presents give grant, bargain, sell release, convey and confirm unto the said Joseph Wright and his heirs and assigns forever, all that tract or parcel of land, situate and being in the County of Highland in the State of Ohio, on the waters of Clear Creek part of Robert Ballard's Survey of 2000 Acres No 2351 - Beginning for the lot hereby conveyed at a Stone in the line of Millican Clerks lot of 100 Acres Northwesterly corner to John Wrights tract (in the centre of Xenia Road) thence with John Wrights line, North 77° E 173 poles to a Stone near a white oak, northeasterly corner to
said John Wright, thence N 19° W 75 poles to a Buckeye in
the line of Isaac Quinn's lot of 80 Acres, thence with said
Quinn's line and passing his corner South 72° W 158 poles to
a stone in Richard Foster's line & Northeasterly corner to
Milican Clark's said tract, thence with said Clark's line
South 17° E 73 poles to a Stone corner to said Clark, thence
with another of his lines South 72° W 12 poles to a stone in
the Xenia Road corner to said Clark, thence with said road S
38° E 2 poles to the beginning containing Seventy five Acres
of land, be the same more or less. To have and to hold the
premises aforesaid, with all the privileges and
appurtenances thereunto belonging or in any wise
appertaining unto him the said Joseph Wright and unto his
heirs and assigns forever. And the said Thomas Wright &
Letticia his wife for themselves and for their heirs
executors and administrators, covenant & promise to and with
the said Joseph Wright his heirs and assigns, that they the
said Thomas Wright & Letticia his wife are lawfully seized
of the premises aforesaid, that they have good right and
lawful authority to sell and convey the same in manner
afresaid, and that the premises are free and clear of and
from all incumbrances whatever. And further that they the
said Thomas Wright & Letty his wife will well and truly
warrant and forever defend the premises herein and hereby
granted unto the said Joseph Wright and to his heirs and
assigns, against all persons claiming, by from or under
them, but against no other persons In testimony whereof the
said Thomas Wright and Letticia his wife party of the first
part have hereunto set their hands and Seals the day and
year first above written

Signed, Sealed & deli-
vered in the presence of us

Thomas Wright
Letticia X Wright
Jonah Britton
Edward Chaney

State of Ohio Highland County ss

On the 31st day of January AD 1839, before the subscriber a
Justice of the peace within & for said County, personally
appeared the said Thomas Wright and Letticia Wright who
signed and Sealed the foregoing Deed and acknowledged the
signing and Sealing thereof to be their act and deed for the
purposes therein expressed. And the said Leticia Wright
wife of the said Thomas Wright, being by me examined,
separate and apart from her said husband, and the contents
of said deed being fully made known to her by reading the
same in her presence she did declare upon such separate examination, that she did voluntarily sign, seal and acknowledge the same, and that she is still satisfied therewith.

Given under my hand and seal the day and year above written.

Rec'd and Recorded the 1st Feby 1839"

On September 20, 1839, at Highland County, Ohio, D.B. 7/445
John Wright and Susannah his wife joined with other heirs of 1839
Thomas Wright to sell 20 acres of land to Benjamin Wright:

"This Indenture made this twentieth day of September in the year of our Lord one thousand eight hundred & thirty nine between Letitia Wright, William French & Nancy his wife John Wright & Susannah his wife, George Smith & Martha his wife, Joseph Wright, Rhoda Wright, John Walton & Judith his wife, Ruth Wright & Mary Wright of the County of Highland & State of Ohio of the first part, and Benjamin Wright of the County of Highland & State aforesaid of the second part Witnesseth, That the said party of the first part for and in consideration of the sum of twenty Dollars current money of the United States to them in hand paid, the receipt whereof they do hereby acknowledge and forever acquit and discharge the said Benjamin Wright his heirs executors & administrators hath granted, bargained, sold, aliened and confirmed, and by these presents doth grant bargain, sell, alien and confirm unto the said Benjamin Wright and to his heirs and assigns forever, all their right, title and interest of in and to the following described lot of land situate and being in said County of Highland in the State of Ohio on the waters of Clear Creek, a branch of the Rocky fork of Paint Creek, part of Thomas Streshley's Survey No 2508: Beginning for the lot hereby conveyed at stone near a white walnut, northwesterly corner to Elijah Johnson's tract & in the line of Thomas Rayburn's tract, thence with said line North 17° W 66 poles (passing said Rayburn's corner) to a Stone in Simon Clousers line, thence South 74° W 48-5/10 poles to a stone thence South 17° E 66 poles to a stone near a white Oak in Elijah Johnson's line, thence with said line north 74° E 48-5/10 poles to the beginning, containing twenty Acres of land be the same more or less Together with all improvements water courses, profits and appurtenances whatsoever to the said premises belonging or in any wise
appertaining, and the reversions remainders and profits thereof, and all the estate right title interest, property, claim and demand of them the said party of the first part of in and to the same: To have and to hold the premises hereby conveyed with all and Singular the premises, and every part and parcel thereof with every of the appurtenances unto the said Benjamin Wright his heirs and assigns forever, to the only proper use and behoof of him the said Benjamin Wright his heirs and assigns forever. And the said party of the first part, their heirs executors and administrators do covenant promise and agree to and with the said Benjamin his heirs and assigns by these presents, that the premises before mentioned now are and forever hereafter shall remain free of and from all former and other gifts, grants, bargains, sales, dowers, right and title of dower, judgements, executions, titles, charges & incumbrances whatsoever done or suffered to be done by them the said party of the first part. And the said party of the first part and their heirs all and Singular the premises hereby bargained and sold with the appurtenances unto the said Benjamin Wright his heirs & assigns against them the said party of the first part and their heirs and assigns, but against no other person or persons whatsoever: In testimony whereof the said party of the first part have hereunto set their hands and Seals the day and year above written

Signed, Sealed & delivered in the presence of us
Wm C. Rayburn
Thomas Kennedy

Lettitizia X Wright
William X French
Nancy X French
John Wright
Susan X Wright
George Smith
Martha X Smith
Joseph Wright
Rhoda X Wright
On January 25, 1845, at Highland County, Ohio, Chancery Court File ____ John Wright filed a partition suit with regard to 174 acres of land, a part of Ballard's Survey No. 2351 and a part of Survey No. 2508 on the waters of Clear Creek:

[To be obtained & inserted]

On May 9, 1845, at Highland County, Ohio, D.B. 12/634 John Wright and his wife Susannah Wright and others sold their interest in the land of Thomas Wright to George Baxter:

"Know all men by these presents that we John Wright and Susanah his wife Miles Smith and Ruth his wife formerly Ruth Wright Josiah Foster and Mary his wife formerly Mary Wright Children & legal heirs of the late Thomas Wright deceased & Assignees of Lucy Wright Joseph Wright & Margaret his wife George Smith and Martha his wife formerly Martha Wright also Children and legal heirs of sd Thomas Wright Decd in consideration of the sum of four hundred and fifty dollars to us in hand paid by George Baxter the receipt whereof is hereby Acknowledged do hereby remise Release and forever quit Claim unto George Baxter his heirs and Assigns forever all our right title intrest and estate legal and Equitable in the following described premises Situate in the County of Highland and State of Ohio on the Waters of Clear creek and bounded as follows Beginning at a Stone in a line between the land purchased by Thomas Wright of Edmund Philips and the lands of the late Dr Isaac Quinn in a lane thence N 72° 45' E 94-1/3 poles with Said line Crossing Clear Creek to a buckeye thence N 18-1/2° W 15-1/2 poles to a dogwood stump and a stone by a fence thence N 64-1/2 E 48-1/2 poles to a stone thence N 18 W 6 poles to a stone N 71-1/4 E 44 poles
to a stone in a line of the land deeded by simson Clouser to Jacob Duckwall and by said Duckwall to H Turner thence S 18° E 66 poles with said line to a Stone Benjamin Wrights corner thence with his line S 72° 45' W 48-1/2 poles to a Stone another of Benjamin Wrights Corners thence S 17° E 66 poles to a Stone in a line of the land deeded to Thomas Wright by Edmund Philips and said Benjamin Wrights Corner thence with said line of S 72° 45' W 54-8/10 poles to a Stone John Wrights Corner near a branch of Clearcreek thence with his line N 49 W 47 poles to a stone near said Branch thence S 72° 45 W 61 poles to a Stone Isaiah Fosters Corner In John Wrights line thence with said Fosters line N 18-1/2 W 63 poles to the beginning a part of which land was deeded to Thomas Wright by Edmund Phillips Original Survey entered in the name of Thomas Threshly No 2508 and Patented to James Trimble and part of it was deeded by James Underwood and wife to Thomas Wright being a part of Thomas Threshly's entry of 2000 acres patented to James Trimble No of Entry 2508 set off to Allen Trimble by commisioner appointed to devide the lands of James Trimble and by said Allen Trimble deeded to James underwood the said tract or parcel of Land to the said George Baxter with all and Singular the Appurtenances free from the Claim or Claims of us the said John Wright and Susanah his wife Miles Smith and Ruth his wife Josiah Foster and Mary his wife and our heirs will forever defend by these presents I testimony whereof we John Wright and Susanah his wife Miles Smith and Ruth his wife Josiah Foster and Mary his wife have hereunto set our hands and Seals this 9th day of May AD 1845

Signed and Executed       John   X   Wright
In the presence of         Susanah X  Wright
Reuben Foster               Miles   X   Smith
Geo W. Townsend            Ruth   X   Smith
                             Josiah Foster
                             Mary   X   Foster

Before me George Townsend a Justice of the peace in and for Said County personally Appeared the within named John Wright and Susan his wife Miles Smith and Ruth his wife Josiah Foster and Mary his wife and Acknowledged the signing sealing & Delivery of the within Conveyance to be their voluntary act and deed and the said Susan Wright Ruth Smith & Mary Foster being at the same time Examined by me separate and Apart from their said husbands and the contents of Said Instrument made known to them by me they then declared Each for herself that they did voluntarily Sign seal and
Acknowledge the same and that they are still satisfied therewith this 9th day of May AD 1845

Received and recorded Jan. 24th 1846

George W Townsend JP"

On May 9, 1845, at Highland County, Ohio, D.B. 14/113 John Wright and his wife Susannah Wright and others sold 16 acres of land to Josiah Foster:

"Know all men by these presents that we John Wright and Susanah his wife Miles Smith and Ruth his wife formerly Ruth Wright heirs at law of Thomas Wright Deed and Assignees of Lucy Wright and Joseph Wright & Margaret his wife and George Smith & Martha his wife also heirs of said Thomas Wright and George Baxter and Mary F his wife Assignees of Absolam McDaniel and Elizabeth his wife formerly Elizabeth Wright Benjamin Wright and Lucy his wife William French and Nancy his wife formerly Nancy Wright Joseph Green & Rhoda his wife formerly Rhoda Wright George Smith and Martha his wife formerly Martha Wright in consideration of the sum of one hundred dollars in hand paid by Josiah Foster the receipt whereof is hereby acknowledged do hereby remise, Release and forever quit claim unto the said Josiah Foster his heirs and Assigns forever all our right, title, interest and Estate Legal and Equitable in the following Described premises Situate in the County of Highland and State of Ohio on the waters of Clear creek and bounded as follows: Beginning at a stone Miles Smiths corner in John Wrights line thence with said Smiths line N 18-1/2 W 63 poles to a stone in the line of Quins land thence with said line N 72° 45' E 40-3/4 poles to a stone George Baxters corner in Quins line thence with said Baxters line S 18-1/2 E 63 poles to a stone George Baxters corner in John Wrights line thence with said line S 72° 45' W 40-2/3 poles to the beginning said lot or parcel of land lies in a tract or parcel of land Deeded to Thomas Wright by Edmund Philips & wife original entry made in the name of Thomas S Threshley and patented to James Trimble said lot contains by recent survey Sixteen Acres In testimony whereof
we have hereunto set our hands and seals this 9th day of May one thousand eight hundred and forty five

Signed and Executed

in presence of

Ruben Foster
Geo W Townsend

State of Ohio Highland County SS.

Before me George W Townsend a Justice of hte peace in and for Said County personally Appeared the within named John Wright Susanah his wife Miles Smith and Ruth his wife George Baxter and Mary F his wife and acknowledged the signing and sealing of the within conveyance to be their voluntary act and deed and the said Susanah Wright Ruth Smith and Mary F Baxter being at the same time examined by me separate and apart from their said husbands and the contents of said Instrument made known to them by me they then Declared each for her self that they did voluntarily Sign seal and Acknowledge the same and that they are still Satisfied therewith this the 9th day of May A.D 1845

Geo W Townsend JP

Received and Recorded August 13th 1847"

On February 7, 1846, at Highland County, Ohio, D.B. 13/134

John Wright and his wife Susannah Wright were referred to as heirs of Thomas Wright sold 80 acres of land to George Milner:

"Know all men by these presents that we George Baxter and Mary F his wife Assignees of Benjamin Wright and Lucy his wife John Wright & Susanah his wife Miles Smith & Ruth his wife Josiah Foster & Mary his wife George Smith & Martha his wife William French & Nancy his wife Joseph Green & Roada his wife, Said John Wright and Susanna his wife Miles Smith & Ruth his wife Josiah Foster & Mary his wife also being Assignees of Lucy Wright Joseph Wright and Margaret his wife all of which may be seen by reference to deeds and Records in the Recorders office in Hillsborough Highland County Ohio S Assignees all being legal heirs and Representatives of the late Thomas Wright deceased . . . ."
The Terrell Genealogy stated that Susannah Terrell was a daughter of Henry Terrell and Charity (Judkins) Terrell and married John Wright on December 26, 1829.

In her letters dated January 12, 1981, and April 21, 1987, Ms. Alice A. Wright enclosed family group sheets which stated that Susannah H. (Terrell) Wright was a daughter of Charity (Judkins) Terrell and Henry Terrell, was born on June 28, 1812, at Clinton County, Ohio, married John Wright on December 24, 1829, at Highland County, Ohio, died on September 28, 1884, and was buried at Friends Cemetery, Martinsville, Clinton County, Ohio, that John Wright was born on February 18, 1808, at Clinton County, Ohio, died on March 8, 1882, and was buried at Friends Cemetery, Martinsville, Clinton County, Ohio, and that Susannah H. (Terrell) Wright and John Wright had the following children:

1) Ellen (Wright) Jackson, born on October 21, 1830, at Ohio,
2) Martha (Wright) McClellan, born on May 31, 1832, at Ohio,
3) William Wright, born on April 16, 1834, at Ohio,
4) Johnathan Wright, born on June 13, 1836, at Ohio,
5) Richmond or Richard Wright, born on June 2, 1838, at Highland County, Ohio,
6) Rebecca (Wright) Jackson, born on September 28, 1840, at Ohio,

7) Thomas Henry Wright, born on September 28, 1842, at Ohio,

8) Nancy (Wright) Trenary, born on July 23, 1844, at Ohio,

9) Elizabeth Ann (Wright) Smithson, born on March 10, 1848, at Ohio,

10) Benjamin Franklin Wright, born on September 26, 1850, at Ohio,

11) Milton Wright, born on February 5, 1853, at Ohio, and

12) Sara Emily (Wright) Fox, born on June 19, 1873.

(G) Richmond Terrell And His Wife Maria (Hansel) Terrell

Richmond Terrell was a son of Charity (Judkins) Terrell and Henry Terrell. (1672 Samuel\textsuperscript{1}, 1693 Robert\textsuperscript{2}, 1761 Robert\textsuperscript{3}, 1790 William\textsuperscript{4}, 1803 William\textsuperscript{5}, Charity\textsuperscript{6})

The Terrell Genealogy stated that Richmond Terrell was a son of Henry Terrell and Charity (Judkins) Terrell and married Mariah Hansel on August 7, 1834.

In her letter dated April 21, 1987, Ms. Alice Wright enclosed family group sheets which stated that Richmond Terrell was a son of Charity (Judkins) Terrell and Henry Terrell and married Mariah Hansel on August 7, 1834.
Rebecca or Rachel (Judkins) Terrell or Moorman and Her Husband Thomas Moorman Terrell, Also Known As Thomas Moorman

Rebecca or Rachel (Judkins) Terrell or Moorman was a daughter of 1803 William Judkins of Iredell County, North Carolina, and Lucy (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵)

The marriage bond of Rebeckah Judkins and Thomas Moorman Terrell was dated on November 1, 1800, at Campbell County, Virginia, with the consent of William Judkins and Joel Judkins as surety and witness:

"Novemr 1st 1800

Sir Please to grant Thos Moorman Terrell and Rebeckah Judkins Marraged Licence and you will oblige your Hub St

Test
Joel Judkins

Know all men by these presents that we Thomas Moorman Terrell & Joel Judkins are held & firmly bound unto James Monroe Esqr Govenor of the Commonwealth of Virginia in the Sum of One hundred and fifty Dollars to which payment well and Truly to be made to the said Govenor or his Successors we bind Our Selves our heirs Exors and Admrs Jointly & severally firmly by these presents sealed and Dated this 1st Day of November 1800

The Condition of the above obligation is Such that whereas there is a Marriage shortly intended to be had and Solemnized between the above bound Thomas Moorman Terrell &
Rebeckah Judkins of this County If therefore there be no legal cause to obstruct the Same then the above obligation to be void

Sealed & Delivered ) Thomas M Terrell
In presence of ) Joel Judkins
John Alexander, D.C."

The marriage record dated November 2, 1800, by Henry Brown listed the bride as Rachal Judkins.

The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. __/__ allocated a parcel of 114 acres of land to Thomas Moorman:

"Dower of Mrs Lucy Judkins
Augt 5th 1806
__________________________

And Partition of Legatees of Wm Judkins Decd
August 5th & 6th 1806
.......

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shiff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also alloted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz
.......

No. 1. Begining at the mouth of the big Branch Richardson's corner runs No 15 E 22 Chains to a Chesnut on the old line, with Sd. line So 78 E 33 Chns to a Stake or small _____ on the old line So 19 W 31 Chs to a birch on the Creek bank, then No. 11 W. 7 Chs & 5 to a Ch______ (?) then N. 5 W 5 Chs to an N. 40.14, 5 to a birch, then Straight to the Begining containing114 acres
.......

1st Lot 114 acres Thos Moorman
In her letter dated February 14, 1995, Norman J. Pennington enclosed an excerpt from "Mark Twain's Virginia Kin", by Charles O. Paullin, *Genealogies of Virginia Families*, Volume I, which stated that:

"On October 21, 1854, Jane and Orion Clemens, Pamela Clemens Moffett, and William A. Moffett sold their holdings in Mason County. They are, respectively, the mother, brother, sister, and brother-in-law of Twain . . . . It was in 1805, or the following year, that Pamela's first cousins, Thomas and John Hope Moorman, of Campbell County, Va., when on a trip to Ohio, paid her a visit. Their journal records that from Point Pleasant, the county seat of Mason County, they went 'up the Ohio River six miles to Cousin Parmela Clemens and rested there two nights and one day' (Tyler's Quarterly Historical and Genealogical Magazine, VII, 87)."

These records indicate that the Thomas Moorman Terrell who married Rebeckah Judkins was probably the same person as Thomas Moorman of the Division and Allotment of the land of 1803 William Judkins and the Thomas Moorman of Campbell County who visited Pamela Clemens in 1805 or 1806. Further research will be required to ascertain why he would have changed his name by dropping the Terrell.

(V) **John Judkins**

John Judkins was a son of 1803 William Judkins of Iredell County, North Carolina, and Lucy (______) Judkins. (1672 Samuel^1^, 1693 Robert^2^, 1761 Robert^3^, 1790 William^4^, 1803 William^5^)
The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. __/__/ allocated a parcel of 120 acres of land to John Judkins:

"Dower of Mrs Lucy Judkins
Augt 5th 1806

And Partition of Legatees of Wm Judkins Decd
August 5th & 6th 1806

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz
.
.
.

No. 6. Begins at Hugh Banks on the Creek bank with his line So 27 W 15 Chs to a Stake his corner, then So 18 W 22 Chs to a pine on the old line with sd line So 76 E 34.6 Chs to a B 0 on sd line, No 21 E 32.5 Chs to a stake on the Creek Bank then up the meanders of the Creek to the Beginning Containing 120 acres
.
.
.

6th Lot 120 acres John Judkins & pays to David Judkins $15 & to Henry Terrell $17.50
.
.
.

(VI) _______ (Judkins) Francis And Her Husband John Francis

_______ (Judkins) Francis was a daughter of 1803 William Judkins of Iredell County, North Carolina, and Lucy (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵)
The Division and Allotment of the estate of William Judkins
dated August 5, 1806, at Iredell County, North Carolina, W.B.
allocated a parcel of 94 1/2 acres of land to John Francis:

"Dower of Mrs Lucy Judkins
Augt 5th 1806

And Partition of Legatees of Wm Judkins Decd
August 5th & 6th 1806

We the Subscribers being appointed as Commissioners by
Iredell County Court and duly Summoned & Sworn by the Shff
of Said County, And in pursuance of the Order of Said Court
have proceeded and laid off for the Legatees of William
Judkins Decd. And the plan hereunto annexed represents the
partition of the land of the Sd. Decd. Also allotted to cash
legatee the lot wherein their name is mentioned with the
number thereof & quantity of acres.

Bounded as follows viz

No. 4. Begins a stake on the old line on the Creek bank runs
north 21 E 30 Chs to a pine an Old corner then No. 75 W 31
Chs to a Stump the old corner, thence So 21 W 37.5 Chs to a
stake on the Creek, thence Down the Same to the Begining
Containing 94 1/2 (?) acres.

4th Lot 94 1/2 acres John Francis & pays to Joel Judkins
$32.50

(VII) Delitha (Judkins) Richardson And
Her Husband Samuel Richardson

Delitha (Judkins) Richardson was a
daughter of 1803 William Judkins of Iredell County, North
Carolina, and Lucy (_______) Judkins. (1672 Samuel¹, 1693
Robert², 1761 Robert³, 1790 William⁴, 1803 William⁵)
The Division and Allotment of the estate of William Judkins dated August 5, 1806, at Iredell County, North Carolina, W.B. __/__/ allocated a parcel of 94 1/2 acres of land to Samuel Richardson:

"Dower of Mrs Lucy Judkins
Augt 5th 1806

And Partition of Legatees of Wm Judkins Decd
August 5th & 6th 1806

We the Subscribers being appointed as Commissioners by Iredell County Court and duly Summoned & Sworn by the Shff of Said County, And in pursuance of the Order of Said Court have proceeded and laid off for the Legatees of William Judkins Decd. And the plan hereunto annexed represents the partition of the land of the Sd. Decd. Also allotted to cash legatee the lot wherein their name is mentioned with the number thereof & quantity of acres.

Bounded as follows viz

No. 5. Begins at a stake on the old line on the Creek Bank runs South 21 W 30 Chs to a pine, then So. 70 W. 7 Chs to a pine No. 74 25 Chs to a B. O. No. 21 E. 32,5 Chs to a Stake on the Creek Bank, then Down the meanders of the Creek to the Beginning Containing 94 1/2 (?) acres

5th Lot 94 1/2 acres Saml Richardson & pays to David Judkins $32.50

In her letter dated October 20, 1990, Kathi Abendroth enclosed family group sheets which stated that Delitha (Judkins) Richardson was a daughter of 1803 William Judkins of Iredell County, North Carolina, and Lucy (_______) Judkins, was born about 1785 at Campbell County, Virginia, married Samuel
Richardson, and died about 1865, that Samuel Richardson was born between 1782 and 1784, at Campbell County, Virginia, and that they had the following children:

1) John R. Richardson, born on March 17, 1812, at Highland County, Ohio,
2) David J. Richardson, born at Highland County, Ohio,
3) Lewis Richardson, born at Highland County, Ohio,
4) George Richardson, born at Highland County, Ohio,
5) Samuel C. Richardson, born on December 21, 1822, at Highland County, Ohio,
6) William Richardson,
7) Minerva Richardson,
8) Lucy Richardson,
9) Rebecca (Richardson) Mitchell, born in 1829,
10) Mahala Richardson, born in 1833,
11) Narcissa Richardson, and
12) Nancy Richardson.

The Judkins Journal, Volume 8/2, stated that Delitha (Judkins) Richardson was the daughter of William Judkins and Lucy (_______) Judkins, was born between 1787 and 1792, and married Samuel Richardson, that Samuel Richardson was born between 1782 and 1784 at Bedford County or Campbell County, Virginia, purchased 140 acres of land from his father John Richardson in December 22, 1832, at Highland County, Ohio, D.B. 1/512 and D.B.
4/129, and sold part of that same land on June 4, 1836, at
Highland County, Ohio, D.B. ___/129.

iii. Mary Judkins

Mary Judkins was a daughter of 1790
William Judkins of Sussex County and Sarah (_______) Judkins.
(1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴)

The Albemarle Parish Register listed the birth of Mary
Judkins on November 29, 1750, and her parents as William Judkins
and Sarah (_______) Judkins.

iv. James Judkins

James Judkins was a son of 1790 William
Judkins of Sussex County and Sarah (_______) Judkins. (1672
Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴)

The will of William Judkins dated October 10, 1786, and
probated on September 2, 1790, at Sussex County, Virginia, W.B.

E/52, listed James Judkins as one of his children:

"... Item I give & bequath to my loving Wife sarah
Judkins the use of the Land & Plantation whereon I now live
During her life or Widowhood and at her Decease my Desire is
that my son James Judkins may have my land and plantation
whereon I now live and one feather Bead and future and one
heffer and her increase to him and his heighrs - . . . . ."

v. Lucy Judkins

Lucy Judkins was a daughter of 1790
William Judkins of Sussex County and Sarah (_______) Judkins.
(1672 Samuel¹, 1693 Robert², 1761 Robert³, 1790 William⁴)
The will of William Judkins dated October 10, 1786, and probated on September 2, 1790, at Sussex County, Virginia, W.B. E/52, listed James Judkins as one of his children:

"... Item I give unto my Daughter Lucy Judkins one feather Bead and furniture and one heffer and her increes to her and her heighrs - . . . ."

vi. Nicholas Judkins

Nicholas Judkins was a son of 1790 William Judkins of Sussex County and Sarah (______) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1790 William)

The will of William Judkins dated October 10, 1786, and probated on September 2, 1790, at Sussex County, Virginia, W.B. E/52, listed Nicholas Judkins as one of his children:

"... Item I give unto my son Nicholas Judkins all my wareing a perel - . . . ."

b. 1782 Robert Judkins Of Sussex County, His Wife Sarah (____) Judkins, And His Descendants

1782 Robert Judkins of Sussex County was a son of 1761 Robert Judkins of Surry County and Faith (______) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert)

The will of Robert Judkins, undated and probated on February 20, 1761, at Sussex County, Virginia, W.B. A/188, listed Robert Judkins as one of his children:

"... Item I give unto my son Robert Judkins the plantation whereon I now live, and if my son Robert should
die before he comes to the age of twenty one then my desire is that his Land should return to my son John likewise I give my son Robert two Cows and two sows and piggs and two Sheep, one bed and furniture, and the long Gun & two Dishes and half Dozen plates, my Shoe Maker Tools and my Sword.

The Albemarle Parish Register listed the following births to Robert Judkins and Sarah (______) Judkins:

1) Elizabeth Judkins, born on January 5, 1759,
2) Susannah Judkins, born on May 2, 1761.

The will of Robert Judkins was dated on June 13, 1782, probated on August 15, 1782, at Sussex County, Virginia, W.B. D/66, and provided as follows:

"In the name of God Amen I Robert Judkins of Sussex County being sick and Weak but of Sound and disposing mind and Memory thanks be to god for the same do make and ordain this my last will and Testament in Manner and form following, that is to say. Imprimis I give and bequeath unto my Son Thomas Judkins all my land, but if my said Son Should die Without Lawful Issue then my Will and desire is that the said Land Should be sold by my Executor hereafter to be named for the most that can be got for it and the money arising from the sale thereof to be equally divided between my three Daughters Elizabeth Susannah and Amelia Judkins I also give - unto my said son, Thomas one Bed and one Gun Item I give unto my Daughter Elizabeth Judkins one Bed. Item I give unto my Daughter Susannah Judkins one Bed Item I give unto my Daughter Amelia Judkins one Bed Item my Will and Desire is that all my Bed Furniture may be equally divided amongst all my Children. Item my Will and desire is that all the Residue of my Estate may be sold for the most that can be got for it and the money arising from the sale thereof I desire may be equally divided amongst all my Children.

Item I desire that my Estate may not be Appraised. Lastly I do hereby constitute and Appoint My Friend Thomas Tomlinson Executor of This my last Will and Testament
In Witness Whereof I have hereunto set my hand and affixed my Seal the Day and Year above written.

Signed Seald Published and declared in Presence of William Blunt William Jordan Caleb Ellis

At a Court held for Sussex County the 15 day of August 1782 the last Will and Testament of Robert Judkins decd was exibited in Court by Thomas Tomlinson the Executor therein named proved by the oaths of William Blunt and William Jordan Witnesses thereto and ordered to be recorded and on the motion of Said Executor who made oath according to Law and With Henry Weaver and Miles Birdsong his securities entered into and acknowledged their Bond in the Penalty of five hundred Pound conditioned as the Law directs certificate granted him for obtaining Probate thereof in due form

Teste
Jno Cocke CC"

On September 19, 1782, at Sussex County, Virginia, W.B. D/82 the account of the estate of Rebecca Gibbons listed Robert Judkins and Sarah Judkins and their children as follows:

1) Elizabeth Judkins,
2) Susannah Judkins,
3) Thomas Judkins, and
4) Mildred Judkins.

This record identifies Robert Judkins wife as Sarah (Gibbons) Judkins.

In her letter dated January 26, 1988, Kathi Abendrooth enclosed family group sheets prepared by Mary Dent which stated that Robert Judkins was a son of 1761 Robert Judkins of Surry
County and Faith (_______) Judkins, married Sarah ______, and that his will was probated on August 15, 1782, and that they had the following children:

1) Elizabeth Judkins, born on January 5, 1759, and
2) Susannah Judkins, born on May 2, 1761.


i. Thomas Judkins

Thomas Judkins was a son of 1782 Robert Judkins of Sussex County and Sarah (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1782 Robert⁴)

The will of Robert Judkins dated June 13, 1782, and probated on August 15, 1782, at Sussex County, Virginia, W.B. D/66 listed Thomas Judkins as one of his children:

"... Imprimis I give and bequeath unto my Son Thomas Judkins all my land, but if my said Son Should die Without Lawful Issue then my Will and desire is that the said Land Should be sold by my Executor hereafter to be named for the most that can be got for it and the money arising from the sale thereof to be equally divided between my three Daughters Elizabeth Susannah and Amelia Judkins I also give - unto my said son, Thomas one Bed and one Gun ... ."

On September 19, 1782, at Sussex County, Virginia, W.B. D/82 the account of the estate of Rebecca Gibbons listed Thomas Judkins as a son of Robert Judkins and Sarah Judkins.

ii. Elizabeth Judkins
Elizabeth Judkins was a daughter of 1782
Robert Judkins of Sussex County and Sarah (_______) Judkins.
(1672 Samuel¹, 1693 Robert², 1761 Robert³, 1782 Robert⁴)

The Albemarle Parish Register listed the birth of Elizabeth
Judkins on January 5, 1759, and her parents as Robert Judkins and
Sarah (_______) Judkins.

The will of Robert Judkins dated June 13, 1782, and probated
on August 15, 1782, at Sussex County, Virginia, W.B. D/66 listed
Elizabeth Judkins as one of his children:

"... Imprimis I give and bequeath unto my Son Thomas
Judkins all my land, but if my said Son Should die Without
Lawful Issue then my Will and desire is that the said Land
Should be sold by my Executor hereafter to be named for the
most that can be got for it and the money arising from the
sale thereof to be equally divided between my three
Daughters Elizabeth Susannah and Amelia Judkins I also give
- unto my said son, Thomas one Bed and one Gun Item I give
unto my Daughter Elizabeth Judkins one Bed. ..."

On September 19, 1782, at Sussex County, Virginia, W.B. D/82
the account of the estate of Rebecca Gibbons listed Elizabeth
Judkins as a daughter of Robert Judkins and Sarah Judkins.

iii. Susannah Judkins

Susannah Judkins was a daughter of 1782
Robert Judkins of Sussex County and Sarah (_______) Judkins.
(1672 Samuel¹, 1693 Robert², 1761 Robert³, 1782 Robert⁴)

The Albemarle Parish Register listed the birth of Susannah
Judkins on May 2, 1761, and her parents as Robert Judkins and
Sarah (_______) Judkins.
The will of Robert Judkins dated June 13, 1782, and probated on August 15, 1782, at Sussex County, Virginia, W.B. D/66 listed Susannah Judkins as one of his children:

". . . . Imprimis I give and bequeath unto my Son Thomas Judkins all my land, but if my said Son Should die Without Lawful Issue then my Will and desire is that the said Land Should be sold by my Executor hereafter to be named for the most that can be got for it and the money arising from the sale thereof to be equally divided between my three Daughters Elizabeth Susannah and Amelia Judkins I also give - unto my said son, Thomas one Bed and one Gun Item I give unto my Daughter Elizabeth Judkins one Bed. Item I give unto my Daughter Susannah Judkins one Bed . . . ."

On September 19, 1782, at Sussex County, Virginia, W.B. D/82 the account of the estate of Rebecca Gibbons listed Susanna Judkins as a daughter of Robert Judkins and Sarah Judkins.

iv. Amelia Or Mildred Judkins

Amelia or Mildred Judkins was a daughter of 1782 Robert Judkins of Sussex County and Sarah (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1782 Robert⁴)

The will of Robert Judkins dated June 13, 1782, and probated on August 15, 1782, at Sussex County, Virginia, W.B. D/66 listed Amelia Judkins as one of his children:

". . . . Imprimis I give and bequeath unto my Son Thomas Judkins all my land, but if my said Son Should die Without Lawful Issue then my Will and desire is that the said Land Should be sold by my Executor hereafter to be named for the most that can be got for it and the money arising from the sale thereof to be equally divided between my three Daughters Elizabeth Susannah and Amelia Judkins I also give - unto my said son, Thomas one Bed and one Gun Item I give unto my Daughter Elizabeth Judkins one Bed. Item I give unto my Daughter Susannah Judkins one Bed . . . ."
On September 19, 1782, at Sussex County, Virginia, W.B. D/82
the account of the estate of Rebecca Gibbons listed Mildred
Judkins as a daughter of Robert Judkins and Sarah Judkins.

c.  John Judkins

John Judkins was a son of 1761 Robert Judkins
of Surry County and Faith (______) Judkins. (1672 Samuel¹,
1693 Robert², 1761 Robert³)

The will of Robert Judkins, undated and probated on February
20, 1761, at Sussex County, Virginia, W.B. A/188, listed John
Judkins as one of his children:

"... Item I give to my son John Judkins one Hundred and
sixty acres of Land by Estimation more or less, Bounded as
followeth Beginning at a mark'd tree on Hunt's Branch then
by a line of mark'd trees to Joshua Proctors line then by
the said Proctor's line to Copohonk Swamp to him this said
John Judkins, and all that is thereon except Cypress Timber
for the use of the Plantation whereon I now live, In case my
son John should die before he comes to age of twenty one my
desire is that the Land should return to my son Robert,
likewise I give my son John, one bed and furniture, and two
cows and two sows and Piggs two Sheep and two dishes and
half a Dozen plates, and one Pott (?) and the short
Gun. ..."

d.  Sarah Judkins

Sarah Judkins was a daughter of 1761 Robert
Judkins of Surry County and Faith (______) Judkins. (1672
Samuel¹, 1693 Robert², 1761 Robert³)

The will of Robert Judkins, undated and probated on February
20, 1761, at Sussex County, Virginia, W.B. A/188, listed Sarah
Judkins as one of his children:
"... Item I give unto my Daughter Sarah Judkins one Bed and furniture and two Cows, two Sheep and two Sows & Piggs, two dishes and half a Dozen plates & one Iron Pott & one chest. ..."

e. 1783 Nicholas Judkins, His Wife Mary (Anderson) Judkins, And His Descendants

1783 Nicholas Judkins was a son of 1761 Robert Judkins of Sussex County and his wife Faith (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³)

In America Since 1607 included the following statements from the records of the Rich Square Monthly Meeting in North Carolina:

"Nicholas and Mary Judkins settled shortly after their marriage on the Maheron River, Northampton Co, NC. Soon after they became convinced of the principles of the Friends, Rich Squares M M.

Nicholas Judkins and wife Mary rec in membership 1 Jan 1763.

Nicholas Judkins, 20 May 1775, on list for Commanding officer Col Allen Jones

Mary Anderson Judkins, wife of Nicholas, was strong in body and a woman of great energy. Mrs Rachel Kelly says her father often spoke of his mother as a woman of great energy and industry, also of strong willpower and one who, once her mind was set on the accomplishment of any object, knew no such word as fail. She was blessed with good health and was endowed not only with a liberal supply of moral courage, but also a very generous supply of physical courage as well."

The Judkins Journal, Volume 9/1, included the following transcription of the will of Nicholas Judkins probated on February 22, 1783, at Northampton County, North Carolina, W.B. ___/___:
"Whereas I Nicholas Judkins of Northampton County being weak of body do make this Writing in manner and form following as and for my last Will and Testament (to wit)

Item I give and bequeath to my son James Judkins One certain Plantation Tract or parcel of Land Containing by estimation One Hundred acres it being the Plantation whereon Carolus Anderson formerly lived Also One Feather Bed and furniture to him and to his heirs and assigns forever

Item I give and bequeath to my sons John Judkins and Joel Judkins to be equaly divided between them One certain plantation Tract or parcel of Land containing by estimation three hundred Acres, which I bought of John Long and Joseph Stickland Also One Still, to them and to their heirs and assigns forever, Also I give to my sd son John one feather Bed and furniture. Also I give to my sd son Joel Judkins One Feather Bed and furniture

Item I give and bequeath to my son Carolus Judkins one certain plantation Tract or parcel of Land containing by estimation Fifty Acres bounded and described by a deed of conveyance from William Boon to Carolus Anderson dated the 13th day of May 1728 Also One feather Bed and furniture, to him and to his heirs and assigns for ever

Item I give and bequeath to my son Jesse Judkins One certain Plantation Tract or parcel of Land Containing by estimation Two hundred and fifty acres it lying and being on Kirby's Creek Also One feather Bed and furniture to him and to his heirs and assigns forever.

Item I Give and bequeath to my daughter Faith Judkins Sixty Pounds hard money Also one Feather Bed and furniture to her and to her heirs and assigns forever

Item My will and desire is that all my Horses except my Stallion should be equally divided between my Sons John, Joel, Carolus, and Jesse.

Item Provided allways and it is my Will and desire that if any of my children should die without Issue of their own Body, what I have above bequeathed to them may return into my Estate.

Item As to the Negroes heretofore deemed my property I think proper in this my last Will to declare that I claim
them not as any part of my estate; but desire that they may if permitted enjoy their just right of freedom.

Item All the remainder of my estate of all kind I desire may be equally divided between all my children

Item I Lend all my estate of all kinds to my loving wife Mary Judkins for and during her natural life.

Item I Lend to my son Jesse Judkins one negro boy named Sam until he arrive to the age of Twenty one years.

Item I lend to my daughter Faith Judkins one negro Girl named Grace until she arrive to the age of Eighteen years.

Item I do Constitute and appoint my Friends John Knox and Richard Jordan to Execute this my last Will and Testament. Witness my Hand and Seal this 22 of the 2nd Month 1783 (his mark & seal Nicholas Judkins Signed Sealed in presence of Jesse Vick, Abraham Stevenson, and (his mark) Joseph Strickland"

In America Since 1607 included the following statement by James Judkins of Mt. Pleasant, Ohio, dated in 1820:

"I have understood that my great grandfather and one of his brothers came from some part of England or Wales to America some 130 or 140 years ago, about 1680, and settled near the line between Sussex and Surry counties in the State of Va and upon Black Water River. I think his name was John Judkins. My grandfather, whose name was Robert Judkins, lived and died there. I never saw him, though I have been there while grandmother lived. My father Nicholas Judkins was born in the year 1724. After he became man's age, he worked considerably about being a carpenter by trade. About the 30th year of his age he married Mary Anderson, daughter of Carolus Anderson. Whether Carolus Anderson was from Scotland or whether he had parents in America, I have not learned, having never heard of any other of the family in this country. I think there was none. My mother had two sisters, and one brother who died young in life. One of my aunts removed about the year 1770 to New River, Onslow county, in the State of NC where I expect these Edwards are living still, or their descendants are. A few years after, my uncle Warren moved to Burke County on the Ogeeche River in the state of Georgia, except my aunt who died on the way. As I said, my father married Mary Anderson, I suppose about
the year 1755 and settled on the Maheron river in Northampton county in the state of NC. They had two children Robert and Sarah who both died before I was born. After they were married, notwithstanding they lived remote from Friends meeting, yet they became convinced of the principles of Friends and lived and died respectable members of the Friends society. My parents had eight children, the two above named and John, Jesse, Myself, Joel, Faith and Carolus. My two brothers John and Jesse died about their 22nd year of age. My father died on the 25th day of the 3rd month, 1783, and mother died the 29th day of the 12th month, 1789, each of them about sixty years of age, and were buried in the old burying-ground where Grandfather Anderson and family were buried. My father never enjoyed good health much of his time while I knew him. It was different with my mother, who enjoyed good health generally, as the climate of her birth place agreed well with her. I was born, according to accounts, on the 8th day of the fourth month, 1760, and lived fourteen years with my parents, during which time I had but little good health. I had the fever and ague considerable of the time. After this time, I went to a trade (Hatting) with Sampson Stanton, in Southampton County, Virginia - a very healthful place. At this time I was a very curious looking person. I was very poor, my neck veins large, and a large chest. I continued so the best part of a year, after which I became more healthy; the ague cake in my side quite disappeared.

While I was an apprentice, I became acquainted with your mother, about nine or ten years old. She was living with her grandfather on the same plantation; we were sometimes playmates. After serving out my apprenticeship, I returned home and set up for myself. On the 19th day of the 10th month, 1783, I was married to Martha Stanton, her mother having been dead nearly eighteen years. My wife's mother's maiden name was Thweart, of a respectable family in Virginia. Our children were seven in number, viz: John, Mary, William, James, Stanton, Anderson and Martha Judkins, all of whom I have raised, educated and lived to see married. Your mother, from my first acquaintance with her, enjoyed very good health, and for a few years before her death she became quite fleshy, so much so that she could not wear some of her clothes which she had a year or two back. She was of a very industrious and saving disposition. In the winter of 1797, in the time of a very deep snow, she was out where we were taking care of some lambs, and took a severe cold, which continued to increase as long as she lived, having settled in consumption. I had all done that
could be done, without moving the complaint. (My mother was of a Strumous diathesis, WJ). On the night of the 8th day of the 10th month, 1799, in the evening she was where the girls were milking the cows in the yard, giving some directions about her business, after which she came in - I thought as well as she had been for some time past. I went out where we had some corn to husk in the field, and there had a number of negroes collected for that purpose. They were very noisy, as in common there. We got done about ten o'clock at night. I went to the house alone, there being no white person but myself there. She would have me eat something, after which I went to bed, and she put Martha, the babe, by me. The family went up to bed, and she soon got ready and came and lay down, but directly took a violent cough - I thought more than common. She spoke to me, I rose up; the cough continued, with a discharge of blood so profuse as to come very near strangling her, which continued, say a minute or two. I think she discharged a pint at least of blood. After it subsided, she was very much exhausted. I did not think it safe to leave her that night; she needed my attention throughout the night, though never after discharged as much blood at a time. She was never able to be about after this night. She was very sensible of her approaching dissolution, and gave me some very tender and affectionate advice, and was resigned to her fate. She continued to grow weaker every day, until about six o'clock in the evening of the 14th, found she was going. I left the room - she called me. I stepped to her bedside; she raised up and took my hand, expressed some tender sentiments, and quietly passed away. She was born on the 22nd day of the 2nd month, 1765. We were married on the 19th day of the 10th month, 1783, and she departed this life on the 14th day of the 10th month, 1799, aged 34 years, 7 months, and 8 days. She was buried in Friends' Burying Ground at Richsquare, in Northampton County, North Carolina.

Being left alone with a family of little children, I found I must either break up housekeeping or get some help to raise them, and being acquainted for a considerable time with the family of Jacob Parker on Bear Swamp near Richsquare meeting. I married his daughter Abigail on the 21st day of the 1st month, 1801. She was born the 22nd day of the 2nd month 1776, just eleven years younger than your mother, and who, after meriting the name of an affectionate wife, a good step-mother, etc. departed this life the 1st day of the 8th month, 1821, aged 45 years, 5 months and 9 days, leaving me five children, viz: Sarah, Anna, Robert, Jesse and Parker.
Judkins, and I am yet spared to experience more of the cares and trials incident to our nature. What is to become of me and my charge I cannot see, though I have the consolation to think that after raising so many children, they, while young and able, will pay all necessary attention. I removed from Meherin River in the year 1800 to near Richsquare meeting, and in the spring of 1806 came here.

Mount Pleasant,
Jefferson County, Ohio,
(signed) James Judkins.

My dear father, James Judkins, who wrote the original of the above short record of his family, departed this life at his residence in Mount Pleasant, Jefferson County, Ohio, on the 30th day of the 11th month, 1823, aged 63 years, 6 months and 22 days.

(signed) Wm Judkins
B. 1789
D. 1861

This record copied by me from copy of William Judkins (B. 7-14-1847) sent to me for that purpose. My grandfather Jonathan P Judkins often told me of this record made by his grandfather, but he had no copy. Jan 30, 1899.

C. H. Judkins,
St Clairsville, Ohio"

In America Since 1607 also stated that Nicholas Judkins was the son of Robert Judkins and _______ (_______) Judkins, was born in 1724 in Sussex or Surry County, Virginia, married Mary Anderson in 1755, died on March 25, 1783, and was buried at the Anderson burying ground, that Mary (Anderson) Judkins was the daughter of Carolus Anderson, died on December 29, 1789, and was buried at the Anderson burying ground, and that Nicholas Judkins and Mary (Anderson) Judkins had the following children:

1) Robert Judkins, born in 1754 or 1755,
2) Sarah Judkins, born 1755 to 1757,
3) John Judkins, born in 1757 or 1758,
4) Jesse Judkins, born in 1758 or 1759,
5) James Judkins, born on April 8, 1760, at North Carolina,
6) Joel Judkins, born about 1762,,
7) Faith Judkins, born about 1764, and
8) Carolus Judkins, born about 1767.

The Judkins Journal, Volume 8, Number 3, stated that Nicholas Judkins and Mary (Anderson) Judkins were Quakers and had the following children:

1) Robert Judkins,
2) Sarah Judkins,
3) John Judkins,
4) Jesse Judkins,
5) James Judkins,
6) Joel Judkins,
7) Faith Judkins, and
8) Carolus Judkins, born about 1767 or 1768 at Northampton County, North Carolina.

Norma J. Pennington in her article in The Judkins Journal, Volume 9, Number 1, identified Nicholas Judkins as the son of 1761 Robert Judkins of Sussex County and his wife Faith
Judkins. That conclusion was based on the following arguments.

First, James Judkins was unsure of the name of his great grandfather and thought it was John Judkins. However, no records have yet been found of a John Judkins in Surry County in the 1680's. The only family found so far is that of 1672 Samuel Judkins of Surry County and his sons 1705 Samuel Judkins of Surry County, 1693 Robert Judkins of Surry County, and 1710 Charles of Surry County. The uncertainty of James Judkins' identification of his great grandfather makes possible that it was 1693 Robert Judkins of Surry County rather than John Judkins.

Second, James Judkins identified his grandfather as Robert Judkins and that he died near the Blackwater River in Surry County and that he never saw his grandfather. James Judkins was born on May 8, 1760, and 1761 Robert Judkins died in 1761 in Sussex County, Virginia, which is consistent with James Judkins' story. James Judkins also stated that he was there when his grandmother lived. Faith (_______) Judkins apparently survived her husband, which would be consistent with James Judkins' story.

Third, James Judkins was apprenticed at age 14 to Sampson Stanton. Mrs. Pennington identified that Sampson Stanton as the son of James Stanton and grandson of James Stanton, who in turn was the second husband of Elizabeth (_______) (Judkins) Stanton, the widow of 1693 Robert Judkins of Surry County.
[To be continued from Vol 9, #2]

i. Robert Judkins

Robert Judkins was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)

*In America Since 1607* stated that Robert Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins and died young.

ii. Sarah Judkins

Sarah Judkins was a daughter of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)

*In America Since 1607* stated that Sarah Judkins was a daughter of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins and died young.

iii. 1780 John Judkins

1780 John Judkins was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)

*In America Since 1607* stated that 1780 John Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins and died at age 22 and may have died in the American Revolution.

iv. 1781 Jesse Judkins
1781 Jesse Judkins was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)

In America Since 1607 stated that 1781 Jesse Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins and died at age 22 and may have died in the American Revolution.

v. 1823 James Judkins Of Jefferson County, Ohio, His Wives Martha (Stanton) Judkins And Abigail (Parker) Judkins, And His Descendants

1823 James Judkins of Jefferson County, Ohio, was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)

In America Since 1607 included the following information from the Rich Square Monthly Meeting, North Carolina:

"James Judkins, 20 Aug 1783 gct Blackwater M M Surry Co (to marry).

The marriage of James Judkins and Martha Stanton reported Blackwater M M held at Burleigh in Prince George Co, Va 15 Nov 1783."

In America Since 1607 stated that the 1790 Census for Northampton County, North Carolina, listed James Judkins with the following household:

"James Judkins 1 Free white male over 16
2 Free white male under 16
3 Free white women"
In America Since 1607 also stated that 1823 James Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins, was born on April 8, 1760, at Northampton County, North Carolina, married first Martha Stanton on October 19, 1783, married second Abigail Parker on January 21, 1801, purchased Lot #9 in Mount Pleasant, Ohio, on March 12, 1807, from Benjamin Stanton, bought 104 acres of land on April 12, 1810, from Edward and Rachel Bonsall, bought 31 acres of land on May 3, 1810, from Robert and Sarah Richie, had a fine farm on Wheeling Pike near Mount Pleasant, Ohio, died on November 30, 1823, and was buried at Mount Pleasant Monthly Meeting, Ohio, that Martha (Stanton) Judkins was the daughter of Sampson Stanton, died on October 14, 1799, and was buried at Richsquare Monthly Meeting, Northampton County, North Carolina, that Abigail Parker was the daughter of Jacob Parker and Rhoda (Draper) Parker, died on August 1, 1821, and was buried at Richsquare Monthly Meeting, Northampton County, North Carolina, and that James Judkins and Martha (Stanton) Judkins had the following children:

1) John Judkins, born in 1784 at North Carolina,

2) Mary (Judkins) Parker, born on July 7, 1787, at North Carolina,

3) William Judkins, born on September 1, 1788, at North Carolina,
4) James Judkins, born in 1791 at North Carolina,
5) Stanton Judkins, born on October 21, 1793, at North Carolina,
6) Anderson Judkins, born in 1795 at North Carolina, and
7) Martha (Judkins) (Delworth) Evans, born on March 23, 1799, at North Carolina,

and that James Judkins and Abigail (Parker) Judkins had the following children:
1) Sarah (Judkins) Johnson, born on August 23, 1803, at North Carolina,
2) Parker Judkins, born in 1806,
3) Anne (Judkins) Duff, born on June 27, 1809 at Mount Pleasant, Ohio,
4) Robert Judkins, born in 1812 at Mount Pleasant, Ohio, and
5) Jesse Judkins, born on May 31, 1815.

The Judkins Journal, Volume 8, Number 3, stated that James Judkins was born on April 8, 1760, at Northampton County, North Carolina, married first Martha Stanton on October 19, 1783, at Rich Square, Northampton County, North Carolina, married second Abigail Prker on January 21, 1801, at Rich Square, Northampton County, North Carolina, that Martha (Stanton) Judkins was the daughter of Sylvanus Stanton and was born on February 22, 1765, and died on January 21, 1801, at Rich Square, Northampton.
County, North Carolina, that Abigail (Parker) Judkins was the daughter of Jacob Parker, was born on February 22, 1776, that James Judkins and Martha (Stanton) Judkins had the following children:

1) John Judkins, born on August 18, 1784, Rich Square, Northampton County, North Carolina,

2) Mary Margaret (Judkins) Parker, born on July 7, 1786, Rich Square, Northampton County, North Carolina,

3) William N. Judkins, born on September 1, 1788, Rich Square, Northampton County, North Carolina,

4) James Judkins, born on June 18, 1791, Rich Square, Northampton County, North Carolina,

5) Stanton Judkins, born on October 21, 1793, Rich Square, Northampton County, North Carolina, and

6) Anderson Judkins, born on February 13, 1796, Rich Square, Northampton County, North Carolina, and

that James Judkins and Abigail (Parker) Judkins had the following children:

1) Sarah (Judkins) Johnson, born on August 23, 1803 at Rich Square, Northampton County, North Carolina,

2) Isaac Parker Judkins, born on July 15, 1806, at Mount Pleasant, Jefferson County, Ohio,

3) Ann F. (Judkins) Duff, born on June 27, 1809, at Mount Pleasant, Jefferson County, Ohio,
4) Robert Peele Judkins, born on September 4, 1812, at Mount Pleasant, Jefferson County, Ohio,

5) Jesse Parker Judkins, born on May 31, 1815, at Mount Pleasant, Jefferson County, Ohio,

6) Isaac Parker Judkins #2, born on October 6, 1818, at Mount Pleasant, Jefferson County, Ohio, and


(I) 1826 John Judkins

1826 John Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that 1826 John Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born in 1784 in North Carolina, moved to Mount Pleasant, Ohio, married, and was probably killed in 1826 on a trip to North Carolina.

The Judkins Journal, Volume 8, Number 3, stated that John Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on August 18, 1784, at Rich Square, Northampton County, North Carolina, married Mary Burgess on May 21, 1806, at Rich Square, Northampton County,
North Carolina, and was said to have left his family sometime after 1826 and returned to North Carolina.

(II) Mary (Judkins) Parker, Her Husband Joseph Parker, And Her Descendants

Mary (Judkins) Parker was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\))

In America Since 1607 stated that Mary (Judkins) Parker was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on July 7, 1787, at North Carolina, married Joseph Parker in 1801, and had 8 boys and 2 girls.

The Judkins Journal, Volume 8, Number 3, stated that Mary Judkins was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on July 7, 1786, at Rich Square, Northampton County, North Carolina, married Joseph Parker on October 21, 1801, at Rich Square, Northampton County, North Carolina, and that Joseph Parker was the son of Jacob Parker.
(III) 1861 William N. Judkins Of Hamilton County, Ohio, His Wife Rachel (Steer) Judkins, And His Descendants

1861 William N. Judkins of Hamilton County, Ohio, was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that 1861 William Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on September 1, 1788 at North Carolina, moved to Mount Pleasant, Ohio, married Rachel Steer on September 30, 1813, was a physician, and resided in 1832 at Cincinnati, Ohio.

The Judkins Journal, Volume 8, Number 3, stated that William N. Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on September 1, 1788, at Rich Square, Northampton County, North Carolina, moved in 1806 to Ohio, commenced the practice of medicine in 1811 in Jefferson County, Ohio, married first Rachel Steer on September 30, 1813, at Jefferson County, Ohio, by 1822 was performing surgical procedures which were so remarkable that they were published in the medical journals of that day, received a medical degree from Transylvania Medical College at Lexington,
Kentucky, moved in 1832 to Cincinnati, Hamilton County, Ohio, became a member of the Cincinnati Academy of Medicine, taught medicine to his brothers Stanton Judkins and Jesse Parker Judkins, was a Quaker, married second Susan Henderson before February 7, 1837, married third Mary P. ______ before August 1842, died on June 22, 1861, at Cincinnati, Hamilton County, Ohio, and was buried at the Cumminsville Cemetery, Hamilton County, Ohio, that Rachel (Steer) Judkins was a daughter of Joseph and Grace Steer and died on March 20, 1835, at Cincinnati, Hamilton County, Ohio, that Mary P. (______) Judkins was born about 1814 at Pennsylvania, died on July 12, 1895, and was buried at Spring Grove Cemetery, and that William N. Judkins and Rachel (Steer) Judkins had the following children:

1) Sarah R. (Judkins) Comly, born on June 14, 1814, at Smithfield, Ohio,

2) David S. Judkins, born on July 18, 1817, at Smithfield, Ohio,

3) Mary Ann Judkins, born on April 15, 1819, at Smithfield, Ohio,

4) Martha Ann (Judkins) Collins, born on February 8, 1822, at Smithfield, Ohio,

5) Mary Judkins, born on August 7, 1828, at Cincinnati, Hamilton County, Ohio,
6) Rebecca El____ Judkins, born about 1830 at Cincinnati, Hamilton County, Ohio, and

7) Mariah Judkins, born on September 27, 1833, at Cincinnati, Hamilton County, Ohio, that William N. Judkins and Mary P. (_______) Judkins had the following children:

1) Charles Palmer Judkins, born on August 4, 1842, at Cincinnati, Hamilton County, Ohio,

2) William N. Judkins, born on September 7, 1847, at Cincinnati, Hamilton County, Ohio, and

3) Edith Judkins, born on August 13, 1855, at Cincinnati, Hamilton County, Ohio.

(A) Sarah R. (Judkins) Comly And Her Husband _________ Comly

Sarah R. (Judkins) Comly was a daughter of 1861 William N. Judkins of Hamilton County, Ohio, and Rachel (Steer) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that Sarah R. (Judkins) Comly was a daughter of 1861 William Judkins and Rachel (Steer) Judkins, was born on June 14, 1814, at Smithfield, Ohio, and married _________ Comly in about 1837.
David S. Judkins, His Wife
Susan P. (McGrew) Judkins, And
His Descendants

David S. Judkins was a son of 1861 William N. Judkins of Hamilton County, Ohio, and Rachel (Steer) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that David S. Judkins was a son of 1861 William Judkins and Rachel (Steer) Judkins, was born on July 18, 1817, at Smithfield, Ohio, and married Susan P. McGrew on July 20, 1843, at Ohio, studied medicine with his father and may have attended Ohio Medical College,

"In 1853 Dr. David Judkins was appointed to a Hamilton county committee, to examine and report upon the conditions within the old Commercial Hospital in Cincinnati, which housed the incurable lunatics of Cincinnati and Hamilton County. Their report recommended the lease of the mansion and grounds of Mr. Ames, on Lick Run, near the city, at eight hundred dollars per year. The report was accepted, and on September 1, 1853, the arrangement with Mr. Ames were effected and a commencement made of preparations for the reception of lunatic patients in his building."

The Judkins Journal also stated that Susan P. (McGrew) Judkins was the daughter of Thomas B. and Ann P. McGrew, was born on September 4, 1820, at Ohio, and that David S. Judkins and Susan P. (McGrew) Judkins had the following children:

1) Anna M. (Judkins) Sheldon, born on December 6, 1844, at Ohio,
2) Helen Judkins, born in about 1846 at Ohio,
3) Frances "Fanny" Judkins, born about 1848 at Ohio, and
4) William Tyson Judkins, born in about 1852 at Ohio.

(C) Mary Ann Judkins

Mary Ann Judkins was a daughter of 1861 William N. Judkins and Rachel (Steer) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4, 1823 James^5, 1861 William N.^6)

The Judkins Journal, Volume 8, Number 3, stated that Mary Ann Judkins was a daughter of 1861 William Judkins and Rachel (Steer) Judkins, was born on April 15, 1819, at Smithfield, Ohio, and died on February 7, 1822.

(D) Martha Ann (Judkins) Collins

And Her Husband Joseph H.

Collins

Martha Ann (Judkins) Collins was a daughter of 1861 William N. Judkins and Rachel (Steer) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4, 1823 James^5, 1861 William N.^6)

The Judkins Journal, Volume 8, Number 3, stated that Martha Ann Judkins was a daughter of 1861 William Judkins and Rachel (Steer) Judkins, was born on February 8, 1822, at Smithfield, Ohio, married Joseph H. Collins about 1850.

(E) Mary Judkins
Mary Judkins was a daughter of 1861 William N. Judkins and Rachel (Steer) Judkins. (1672
Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that Mary Judkins was a daughter of 1861 William Judkins and Rachel (Steer) Judkins, was born on August 7, 1828, at Cincinnati, Hamilton County, Ohio, and died on August 25, 1828.

(F) Rebecca El___ Judkins

Rebecca El____ Judkins was a daughter of 1861 William N. Judkins and Rachel (Steer) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that Rebecca El____ Judkins was a daughter of 1861 William Judkins and Rachel (Steer) Judkins and was born on about 1830 at Cincinnati, Hamilton County, Ohio.

(G) Mariah Judkins

Mariah Judkins was a daughter of 1861 William N. Judkins and Rachel (Steer) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that Mariah Judkins was a daughter of 1861 William Judkins and Rachel (Steer)
Judkins, was born on September 27, 1833, at Cincinnati, Hamilton County, Ohio.

(H) Charles Palmer Judkins

Charles Palmer Judkins was a son of 1861 William N. Judkins and Mary P. (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that Charles Palmer Judkins was a son of 1861 William N. Judkins and Rachel (Steer) Judkins, was born on August 4, 1842, at Cincinnati, Hamilton County, Ohio, and was a doctor in Cincinnati, Ohio.

(I) William N. Judkins

William N. Judkins was a son of 1861 William N. Judkins and Mary P. (_______) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1861 William N.⁶)

The Judkins Journal, Volume 8, Number 3, stated that William N. Judkins was a son of 1861 William N. Judkins and Rachel (Steer) Judkins, was born on September 7, 1847, at Cincinnati, Hamilton County, Ohio, and was a doctor in Cincinnati, Ohio.

(J) Edith Judkins

Edith Judkins was a daughter of 1861 William N. Judkins and Mary P. (_______) Judkins. (1672
In America Since 1607 included the following information from the Encyclopedia of American Quaker Genealogy:

"Short Creek M M, 3 Dec 1812, James Judkins Jr, son of James and Martha, Jefferson Co, married in Short Creek M M Susannah Bye, daughter of Jonathon and Mary Bye.

James Judkins was postmaster for Mt Pleasant from 1 April 1813 until 29 Dec 1823.

He was first Justice of the Peace 1817 for Flushing Township.

Smithfield M M, 15 July 1815, James Jr and wife Susannah and son Jonathan rocf Short Creek dtd 20 June 1815.

Smithfield M M, 17 June 1816, James Jr and wife Susannah and children Jonathan and Martha gct Short Creek M M.

21 May 1824, Susannah and children Jonathan, Martha, Mary, Sarah gct Concord M M."
21 Nov 1831, Susannah and children Jonathan, Martha, Mary, Sarah, James, and Maria root Short Creek M M dtd 22 Nov 1831.

22 Mar 1838, Susannah and children, Sarah, James, Maria to Short Creek from Flushing."

In America Since 1607 stated that 1876 James Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on June 18, 1791, at Northampton County, North Carolina, moved to Mount Pleasant, Ohio, married Suzanne Bye on December 3, 1812, at Mount Pleasant, Ohio, died in 1876, and was buried at Bunton Cemetery, Mercer County, Ohio, that Suzanna (Bye) Judkins was the daughter of Jonathan Bye and Mary (_______) Bye, was buried at Flushing Monthly Meeting, and that James Judkins and Suzanna (Bye) Judkins had the following children:

1) Jonathan Judkins, born on October 25, 1813, at Mount Pleasant, Ohio,

2) Martha (Judkins) Shriver, born on April 1, 1816,

3) Mary (Judkins) Bye, born on December 23, 1818,

4) Sarah (Judkins) Plummer, born on April 24, 1821,

5) James Judkins, born on March 24, 1825, at Flushing, Ohio, and

6) Maria (Judkins) Plummer, born on July 27, 1829.

The Judkins Journal, Volume 9, Number 1, stated that James Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on June 18, 1791, at
Rich Square, Northampton County, North Carolina, married Suzanne Bye on December 3, 1812, at Mount Pleasant, Jefferson County, Ohio, resided in 1820 at Flushing, Belmont County, Ohio, resided in 1860 at Washington, Mercer County, Ohio, that Suzanne (Bye) Judkins was the daughter of Jonathan and Mary (Kinsey) Bye, was born on August 14, 1788, at Pennsylvania, and that James Judkins and Suzanne (Bye) Judkins had the following children:

1) Jonathan Parker Judkins, born on October 25, 1813, at Mount Pleasant, Jefferson County, Ohio,

2) Martha (Judkins) Shriver, born on April 1, 1816, at Mount Pleasant, Jefferson County, Ohio,

3) Mary (Judkins) Bye, born on December 23, 1818, at Mount Pleasant, Jefferson County, Ohio,

4) Sarah (Judkin) Plummer, born on April 24, 1821, at Flushing, Belmont County, Ohio,

5) James Judkins, born on March 24, 1827, at Flushing, Belmont County, Ohio, and


(A) 1898 Jonathan Parker Judkins of Belmont County, Ohio, His Wife Elizabeth (Elliot) Judkins, And His Descendants
of Belmont County, Ohio, was a son of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1876 James)

_In America Since 1607_ stated that Jefferson County, Ohio, records listed the following:

"Marriage of Jonathan Parker Judkins 9 June 1842 to Elizabeth Elliot, daughter of James Elliot, a native of England, by John Huntsman, a minister of the Gospel at Mt Pleasant recorded page 182 Jefferson Co, Ohio Marriage Certificate record #5. They lived at New Brighton, Pa for several years and returned to Flushing in 1848."

_In America Since 1607_ also included the following obituary from a Flushing newspaper:

"Flushing Newspaper account of the "Death of J. P. Judkins":

The death of J. P. Judkins, one of the oldest citizens of Flushing, occurred at his home last Tuesday morning, August the second, 1898.

After many months of suffering from the infirmities of age, the weary body has lain down to rest, the spirit has returned to Him who gave it, and a home is broken up and left desolate.

Father Judkins came to this place in 1849 and although he has been for several years unable to take part in the active pursuits of life, he was for many years previous, engaged in the mercantile business. He was also postmaster for a number of years. He was honest and upright in his dealings with his fellow man, generous and social and had many friends, the majority of whom preceded him into the Unknown.

Jonathan P. Judkins was born in Mount Pleasant, Ohio, October 23rd, 1813. He was married in 1841 to Elizabeth Elliott, with whom he lived for fifty-five years. To them were born four children, two of whom, with his wife, are
deceased. One son, J. E. Judkins, of Flushing, and a
daughter, Mary, at home, are still living. Although feeling
the affliction of a weakened body, he was ever a cheerful
and pleasant companion, and until within a few years, was
more like a man of sixty than of four score. His had been
an active, useful life and many are the changes that he has
seen wrought in this community. He was of Quaker parentage
but became a member of the M.E. Church and during his life
was one of its most liberal supporters."

In America Since 1607 stated that Jonathan Parker Judkins of
Belmont County, Ohio, was a son of 1876 James Judkins of Mercer
County, Ohio, and Susanna (Bye) Judkins, was born on October 25,
1813, at Mount Pleasant, Ohio, married Elizabeth Elliot on
June 9, 1842, at Mount Pleasant, Ohio, died on August 2, 1898,
and was buried at Flushing M M Cemeter, that Elizabeth (Elliot)
Judkins was the daughter of James and Mary Elliot, died on
July 14, 1896, and was buried at Flushing M M Cemetery, and that
Jonathan Parker Judkins and Elizabeth (Elliot) Judkins had the
following children:

1) James Eberle Judkins, born on December 4, 1843, at New
Brighton, Pennsylvania,

2) Franke M. Judkins, born on September 4, 1848, at
Flushing,

3) Mary Judkins, born in 1854, and

4) Elizabeth Judkins, born in 1864.

The Judkins Journal, Volume 9, Number 1, stated that
Jonathan Parker Judkins was a son of 1876 James Judkins of Mercer
County, Ohio, and Susanna (Bye) Judkins, was born on October 25,
1813, at Mount Pleasant, Jefferson County, Ohio, married Elizabeth Elliott on June 9, 1842, at Mount Pleasant, Jefferson County, Ohio, was a well known merchant in Flushing, Belmont County, Ohio, and died on August 2, 1898, at Flushing, Belmont County, Ohio, that Elizabeth (Elliott) Judkins was the daughter of James and Mary Elliott, was born on May 13, 1820, at Mount Pleasant, Jefferson County, Ohio, died on July 14, 1896.

(B) Martha (Judkins) Shriver And Her Husband Adam Shriver

Martha (Judkins) Shriver was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4, 1823 James^5, 1876 James^6)

In America Since 1607 stated that Martha Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on April 1, 1816, married Adam Shriver, and was buried at Tecumseh, Nebraska.

The Judkins Journal, Volume 9, Number 1, stated that Martha Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on April 1, 1816, at Mount Pleasant, Jefferson County, Ohio, married Adam Shriver on March 24, 1840, and died at Tecumseh, Johnson County, Nebraska.

(C) Mary (Judkins) Bye And Her Husband Joshua Bye
Mary (Judkins) Bye was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1876 James)

In America Since 1607 stated that Mary Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on December 23, 1818, married Joshua Bye and that Joshua Bye was of Byesville, Guernsey County, Ohio, and was killed at the battle of Shiloh.

The Judkins Journal, Volume 9, Number 1, stated that Mary Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on December 23, 1818, at Mount Pleasant, Jefferson County, Ohio, married Joshua Bye, and died at Coldwater, Mercer County, Ohio, and that Joshua Bye was of Byesville, Guernsey County, Ohio, and was killed at the battle of Shiloh.

(D) Sarah (Judkins) Plummer, Her Husband Enoch Plummer, And Her Descendants

Sarah (Judkins) Plummer was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1876 James)
In America Since 1607 stated that Sarah Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on April 24, 1821, married Enoch Plummer, that Enoch Plummer was of Paulding, Ohio, and that they had two children.

The Judkins Journal, Volume 9, Number 1, stated that Sarah Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on April 24, 1821, at Flushing, Belmont County, Ohio, married Enoch Plummer, and died at Mercer County, Ohio, that Enoch Plummer was of Paulding, Ohio.

(E) James Judkins, His Wife Mary Ann (Doreck) Judkins, And His Descendants

James Judkins was a son of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1876 James⁶)

In America Since 1607 stated that James Judkins was a son of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on March 24, 1825, at Flushing, Ohio, married Mary A. Doreck in 1846, was a captain in the Union Army, and that James Judkins and Mary A. (Doreck) Judkins had five sons.

The Judkins Journal, Volume 9, Number 1, stated that James Judkins was a son of 1876 James Judkins of Mercer County, Ohio,
and Susanna (Bye) Judkins, was born on March 24, 1827, at Flushing, Belmont County, Ohio, married Mary Ann Doreck on December 1, 1846, at Belmont, Ohio, was a captain in the Union Army, and died on March 25, 1904, or February 25, 1906, at Ohio, that Mary Ann (Doreck) Judkins was a physician and died on May 11, 1911.

(F) Maria (Judkins) Plummer, Her Husband Joseph Plummer, And Her Descendants

Maria (Judkins) Plummer was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\), 1876 James\(^6\))

In America Since 1607 stated that Maria Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on July 27, 1829, married Joseph Plummer, resided in Mercer County, Ohio, and that they had two girls.

The Judkins Journal, Volume 9, Number 1, stated that Maria or Mariah W. Judkins was a daughter of 1876 James Judkins of Mercer County, Ohio, and Susanna (Bye) Judkins, was born on July 27, 1829, at Flushing, Belmont County, Ohio, married Joseph Plummer on March 21, 1850, at Mercer County, Ohio, resided in
1860 at Washington, Mercer County, Ohio, and died at Coldwater, Mercer County, Ohio.

(V) Stanton Judkins, His Wife Jane (Barnhill) Judkins, And His Descendants

Stanton Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Stanton Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on October 21, 1793, at North Carolina, moved to Mount Pleasant, Ohio, and then to Indiana.

The Judkins Journal, Volume 9, Number 1, stated that Stanton Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on October 21, 1793, at Northampton County, North Carolina, may have married Maria Castner on April 18, 1822, at Jefferson County, Ohio, married Jane Barnhill on November 30, 1825, at Jefferson County, Ohio, was a doctor in Highland County, Ohio, for many years, resided in 1840 at Randolf County, Indiana, resided in 1850 at New Garden, Wayne County, Indiana, and that Stanton Judkins and Jane (Barnhill) Judkins had the following children:

1) Martha Judkins, born about 1829 at Ohio,
2) Louiza D. Judkins, born about 1832 at Ohio,
3) Stanton B. Judkins, born on July 18, 1833, at Ohio,
4) Amelia Judkins, born about 1836 at Indiana,
5) James Judkins, born about 1840 at Indiana, and
6) John B. Judkins, born about 1843 at Indiana.

(A) Martha Judkins

Martha Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\), Stanton\(^6\))

The Judkins Journal, Volume 9, Number 1, stated that Martha Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins and was born about 1829 at Ohio.

(B) Louiza D. Judkins

Louiza D. Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\), Stanton\(^6\))

The Judkins Journal, Volume 9, Number 1, stated that Louiza D. Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins and was born about 1832 at Ohio.

(C) Stanton B. Judkins

Stanton B. Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\), Stanton\(^6\))
The Judkins Journal, Volume 9, Number 1, stated that Stanton B. Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins and was born on July 18, 1833, at Ohio.

(D) Amelia Judkins

Amelia Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, Stanton⁶)

The Judkins Journal, Volume 9, Number 1, stated that Amelia Judkins was a daughter of Stanton Judkins and Jane (Barnhill) Judkins and was born about 1836 at Indiana.

(E) James Judkins

James Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, Stanton⁶)

The Judkins Journal, Volume 9, Number 1, stated that James Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins and was born about 1840 at Indiana.

(F) John B. Judkins

John B. Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, Stanton⁶)

The Judkins Journal, Volume 9, Number 1, stated that John B. Judkins was a son of Stanton Judkins and Jane (Barnhill) Judkins and was born about 1843 at Indiana.
1835 Anderson Judkins of Jefferson County, Ohio, His Wife Catherine (Carr) Judkins, and His Descendants

1835 Anderson Judkins of Jefferson County, Ohio, was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James)

In America Since 1607 stated that Anderson Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born in 1795 at North Carolina, married Catherine Carr on May 28, 1817, moved to Mount Pleasant, Ohio, was a physician, resided in 1835 at Steubenville, Ohio, and had three children.

The Judkins Journal, Volume 9, Number 1, stated that Anderson Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on March 13, 1796, at Northampton County, North Carolina, married Catherine Carr on May 28, 1817, at Smithfield, Jefferson County, Ohio, was a physician in 1807 at Steubenville, Jefferson County, Ohio, practiced medicine at Bloomfield, Muckingum County, Ohio, and at Richmond, Jefferson County, Ohio, and died on January 9, 1835, at Steubenville, Jefferson County, Ohio, that Catherine (Carr) Judkins was the daughter of either James Carr or Thomas Carr, was born at Baltimore, Baltimore County, Maryland, and died in 1854.
possibly at Smithfield, Jefferson County, Ohio, and that Anderson Judkins and Catherine (Carr) Judkins had the following children:

1) Elizabeth (Judkins) Burris, born about 1818 at Ohio,
2) Martha (Judkins) McGrew, born about 1820 at Ohio,
3) Mary Judkins, born at Ohio,
4) Letta Judkins, born at Ohio,
5) Ann Worrell (Judkins) Mason, born about the 1820's at Ohio,
6) James Judkins, born at Ohio,
7) Catherine Judkins, born at Ohio, and

(A) Elizabeth (Judkins) Burris And Her Husband John E. Burris

Elizabeth (Judkins) Burris was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel\(^1\), 1693 Robert\(^2\), 1761 Robert\(^3\), 1783 Nicholas\(^4\), 1823 James\(^5\), 1835 Anderson\(^6\))

The Judkins Journal, Volume 9, Number 1, stated that Elizabeth (Judkins) Burris was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born about 1818 at Ohio, and married John E. Burris on March 24, 1853, at Smithfield, Jefferson County, Ohio.
(B) Martha (Judkins) McGrew And
Her Husband Thomas F. McGrew

Martha (Judkins) McGrew was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1835 Anderson⁶)

The Judkins Journal, Volume 9, Number 1, stated that Martha (Judkins) McGrew was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born about 1820 at Ohio, and married Thomas F. McGrew on April 8, 1841, at Jefferson County, Ohio.

(C) Mary Judkins

Mary Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1835 Anderson⁶)

The Judkins Journal, Volume 9, Number 1, stated that Mary Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born at Ohio and died young.

(D) Letta Judkins

Letta Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine
(Carr) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1835 Anderson⁶)

The Judkins Journal, Volume 9, Number 1, stated that Letta Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born at Ohio and died young.

(E) Anna Worrell (Judkins) Mason
And Her Husband John Sanford
Mason

Anna Worrell (Judkins) Mason was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1835 Anderson⁶)

The Judkins Journal, Volume 9, Number 1, stated that Anna Worrell (Judkins) Mason was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born about the 1820's at Ohio, married John Sanford Mason on July 15, 1847, at Jefferson County, Ohio, died on May 29, 1877, at Fort Richardson, Jackson, Texas, and was buried at the San Antonio Texas National Cemetery, that John Sanford Mason was the son of Peleg Sanford Mason and Rachel (Wilson) Mason, graduated in 1847 from West Point and became a general in the United States Army, married second Cornelia Marie Keller, died on November 29, 1897, and was buried at Arlington National Cemetery, Washington, D.C.,
and that Ann (Worrell) Judkins and John Sanford Judkins had the following child:

1) Charles Winder Mason.

(F) James Judkins

James Judkins was a son of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1835 Anderson)

The Judkins Journal, Volume 9, Number 1, stated that James Judkins was a son of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born at Ohio and died young.

(G) Catherine Judkins

Catherine Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1835 Anderson)

The Judkins Journal, Volume 9, Number 1, stated that Catherine Judkins was a daughter of 1835 Anderson Judkins of Jefferson County, Ohio, and Catherine (Carr) Judkins, was born at Ohio and died young.

(H) 1895 William A. Judkins And His Wives Mary W. (Bates) Judkins, Rebecca (Wheeler)
Judkins, Mattie (Henderson)
Judkins, And Sarah E. (Tipton)
Judkins

1895 William A. Judkins was a
son of 1835 Anderson Judkins of Jefferson County, Ohio, and
Catherine (Carr) Judkins. (1672 Samuel¹, 1693 Robert², 1761
Robert³, 1783 Nicholas⁴, 1823 James⁵, 1835 Anderson⁶)

The Judkins Journal, Volume 9, Number 1, stated that
William A. Judkins was a son of 1835 Anderson Judkins of
Jefferson County, Ohio, and Catherine (Carr) Judkins, was born on
January 23, 1832, at Steubenville, Jefferson County, Ohio, was a
mercantile merchant at Smithfield, Jefferson County, Ohio,
made first Mary W. Bates on June 3, 1856, at Jefferson County,
Ohio, enlisted in Company B of the 52nd Ohio Infantry in the
Civil War, married second Rebecca Wheeler on June 18, 1863, at
Jefferson County, Ohio, was a member of the medical staff with
his brother-in-law John Sanford Mason, married third Mattie
Henderson in November 1893, married fourth Sarah E. Tipton on
March 18, 1894, died on July 12, 1895, and was buried at Spring
Grove, Ohio, that Mary W. (Bates) Judkins died about 1861, that
Rebecca (Wheeler) Judkins died about 1886, and that Mattie
(Henderson) Judkins died on March 1, 1901.
Martha (Judkins) (Delworth) Evans
And Her Husbands Abram Delworth And
John Evans

Martha (Judkins) (Delworth) Evans was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Martha Judkins was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on March 23, 1799, at North Carolina, moved to Mount Pleasant, Ohio, married first Abram Delworth on January 31, 1821, and married second John Evans, and that Abram Delworth was of Pittsburgh.

The Judkins Journal, Volume 8, Number 3, stated that Martha Judkins was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on March 23, 1798, at Rich Square, Northampton County, North Carolina, married first Abraham Dilworth on January 31, 1821, and married second John Evans.

Sarah (Judkins) Johnson, Her Husband Joseph Johnson, And Her Descendants

Sarah (Judkins) Johnson was a daughter of 1823 James Judkins of Jefferson County, Ohio, and
Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761
Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Sarah Judkins was a
daughter of 1823 James Judkins of Jefferson County, Ohio, and
Martha (Stanton) Judkins, was born on August 23, 1803, at North
Carolina, moved to Mount Pleasant, Ohio, married Joseph Johnson
about February 23, 1823, and had two children.

The Judkins Journal, Volume 8, Number 3, stated that Sarah
Judkins was a daughter of 1823 James Judkins of Jefferson County,
Ohio, and Abigail (Parker) Judkins, was born on August 23, 1803,
at Rich Square, Northampton County, North Carolina, married
Joseph Johnson about February 23, 1823, and that Joseph Johnson
was of Steubenville, Ohio.

(IX) 1811 Isaac Parker Judkins Of
Jefferson County, Ohio
1811 Isaac Parker Judkins of
Jefferson County, Ohio, was a son of 1823 James Judkins of
Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672
Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Parker Judkins was a son
of 1823 James Judkins of Jefferson County, Ohio, and Martha
(Stanton) Judkins, was born in 1806, did not marry, and died at
Mount Pleasant, Ohio.
The Judkins Journal, Volume 8, Number 3, stated that Parker Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins, was born on July 15, 1806, at Mount Pleasant, Jefferson County, Ohio, and died on July 20, 1811, at Mount Pleasant, Jefferson County, Ohio.

(X) Anne F. (Judkins) Duff And Her Husband John Duff

Anne F. (Judkins) Duff was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4, 1823 James^5)

In America Since 1607 stated that Anne Judkins was a daughter of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on June 27, 1809, at Mount Pleasant, Ohio, and married John Duff, that John Duff was a steamboat pilot, and that Anne (Judkins) Duff and John Duff had several children.

The Judkins Journal, Volume 8, Number 3, stated that Ann F. Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins, was born on June 27, 1809, at Mount Pleasant, Jefferson County, Ohio, married John Duff on March 20, 1827, at Ohio, and died in 1888 at Smithfield, Ohio.

(XI) 1864 Robert Peele Judkins of Highland County, Ohio, His Wife
Anna B. (Robbins) Judkins, And His Descendants

1864 Robert Peele Judkins of Highland County, Ohio, was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Robert Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born in 1812 at Mount Pleasant, Ohio, was a physician, married, resided in Highland County, Ohio, and had several children.

The Judkins Journal, Volume 8, Number 3, stated that Robert Peele Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins, was born on September 4, 1812, at Mount Pleasant, Jefferson County, Ohio,

The Judkins Journal, Volume 9, Number 1, stated that Robert Peele Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins, was born on September 4, 1812, at Mount Pleasant, Jefferson County, Ohio, married Anna B. Robbins on November 20, 1841, at Highland County, Ohio, graduated from Jefferson Medical College, Philadelphia, Pennsylvania,

"arrived at the village of Highland, Ohio on July 3, 1832, and the next day was drafted into service to help celebrate 'the glorious Fourth' by reading the Delcaration of Independence"
died on January 9, 1864, and was buried at New Lexington, Ohio, that Anna B. (Robbins) Judkins was the daughter of Charles and Sarah Robbins, was born at North Carolina, and that Robert Peele Judkins and Anna B. (Robbins) Judkins had the following children:

1) Gertrude (Judkins) Rayburn, born on November 7, 1842, at Highland County, Ohio,

2) Eugene Sinclare Judkins, born on September 9, 1845, at Highland County, Ohio,

3) Emma (Judkins) Harlan, born on October 15, 1848, at Highland County, Ohio,

4) Bertha Judkins, born about 1850 at Highland County, Ohio, and

5) Etta Bell Judkins, born on June 4, 1856, at Highland County, Ohio.

(A) Gertrude (Judkins) Rayburn And Her Husband Henry W. Rayburn

Gertrude (Judkins) Rayburn was a daughter of 1864 Robert Peele Judkins of Highland County, Ohio, and Anna B. (Robbins) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1864 Robert Peele⁶)

The Judkins Journal, Volume 9, Number 1, stated that Gertrude (Judkins) Rayburn was a daughter of Robert Peele Judkins and Anna B. (Robbins) Judkins, was born on November 7, 1842, at
Highland County, Ohio, married Henry W. Rayburn on July 4, 1867, at Highland County, Ohio, and died possibly near Chetopa, Kansas.

(B) Eugene Sinclare Judkins, His Wife Mary Or Amanda (Savage) Judkins, And His Descendants

Eugene Sinclare Judkins was a son of 1864 Robert Peele Judkins of Highland County, Ohio, and Anna B. (Robbins) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1864 Robert Peele⁶)

The Judkins Journal, Volume 9, Number 1, stated that Eugene Sinclare Judkins was a son of Robert Peele Judkins and Anna B. (Robbins) Judkins, was born on September 9, 1845, at Highland County, Ohio, married Mary A. Savage on October 4, 1880, studied at Wesleyan University in Delaware, served in the 175th Regiment of Ohio Infantry in the Civil War, studied with his uncle Dr. Jesse Parker Judkins in 1865, graduated from Miami Medical College in 1870, practiced at Toledo, Ohio, practiced at New Lexington, Ohio, and that Eugene Sinclare Judkins and Mary (Savage) Judkins had the following child:

1) Robert John Judkins, born on May 5, 1887, at New Lexington or Fairfield, Ohio.

(C) Emma (Judkins) Harlan And Her Husband William T. Harlan
Emma (Judkins) Harlan was a daughter of 1864 Robert Peele Judkins of Highland County, Ohio, and Anna B. (Robbins) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1864 Robert Peele)

The Judkins Journal, Volume 9, Number 1, stated that Emma (Judkins) Harlan was a daughter of Robert Peele Judkins and Anna B. (Robbins) Judkins, was born on October 15, 1848, at Highland County, Ohio, married William T. Harlan on February 4, 1874, at Highland County, Ohio, resided at Kansas, that William T. Harlan was a druggist in Barnesville, Ohio, and that Emma (Judkins) Harlan and William T. Harlan had three children.

(D) Bertha Judkins

Bertha Judkins was a daughter of 1864 Robert Peele Judkins of Highland County, Ohio, and Anna B. (Robbins) Judkins. (1672 Samuel, 1693 Robert, 1761 Robert, 1783 Nicholas, 1823 James, 1864 Robert Peele)

The Judkins Journal, Volume 9, Number 1, stated that Bertha Judkins was a daughter of Robert Peele Judkins and Anna B. (Robbins) Judkins, was born about 1850 at Highland County, Ohio, and may have died young.

(E) Etta Bell Judkins

Etta Bell Judkins was a daughter of 1864 Robert Peele Judkins of Highland County, Ohio,
and Anna B. (Robbins) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵, 1864 Robert Peele⁶)

The Judkins Journal, Volume 9, Number 1, stated that Etta Bell Judkins was a daughter of Robert Peele Judkins and Anna B. (Robbins) Judkins, was born on June 4, 1856, at Highland County, Ohio, and died young.

(XII) 1880 Jesse Parker Judkins

1880 Jesse Parker Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

In America Since 1607 stated that Jesse Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins, was born on May 31, 1815, did not marry, and died in 1880.

The Judkins Journal, Volume 9, Number 1, stated that Jesse Parker Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins, was born on May 31, 1815, at Mount Pleasant, Jefferson County, Ohio, did not marry, was a doctor and practiced medicine at Cincinnati, Ohio, and died either in 1867 or 1880 at Cincinnati, Hamilton County, Ohio, and left $84,000 to the city for a new hospital.
(XIII) Isaac Parker Judkins #2
Isaac Parker Judkins #2 was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

The Judkins Journal, Volume 8, Number 3, stated that Isaac Parker Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins and was born on October 6, 1818, at Mount Pleasant, Jefferson County, Ohio.

(XIV) 1821 Charles Judkins Of Jefferson County, Ohio

Charles Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Martha (Stanton) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1823 James⁵)

The Judkins Journal, Volume 8, Number 3, stated that Charles Judkins was a son of 1823 James Judkins of Jefferson County, Ohio, and Abigail (Parker) Judkins and was born on June 28, 1821, at Mount Pleasant, Jefferson County, Ohio, and died on December 12, 1821, at Mount Pleasant, Jefferson County, Ohio.

vi. Joel Judkins

Joel Judkins was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴)
In America Since 1607 stated that Joel Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins, was born in about 1762 and moved to Barnesville, Ohio.

vii. Faith Judkins

Faith Judkins was a daughter of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4)

In America Since 1607 stated that Faith Judkins was a daughter of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins, was born in about 1764.

viii. 1854 Carolus Judkins, His Wife Charity (Peale Or Peele) Judkins, And His Descendants

1854 Carolus Judkins was a son of 1783 Nicholas Judkins and Mary (Anderson) Judkins. (1672 Samuel^1, 1693 Robert^2, 1761 Robert^3, 1783 Nicholas^4)

In America Since 1607 stated that 1854 Carolus Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins, was born in about 1767, moved to Barnesville, Ohio, was a doctor, and died in 1854.

The Judkins Journal, Volume 8, Number 3, stated that Carolus Judkins was a son of 1783 Nicholas Judkins and his wife Mary (Anderson) Judkins, was born about 1767 or 1768 at Northampton County, North Carolina, married Charity Peale or Peele about
November 21, 1795, at Rich Square, North Carolina, bought land in 1809 in Belmont County, Ohio, while a resident of Guilford County, North Carolina, resided in 1820 at Barnesville, Belmont County, Ohio, resided in 1850 at Warren, Belmont County, Ohio, and died in 1854 possibly at Warren, Belmont County, Ohio, that Charity (Peele) Judkins died on April 29, 1856, at Barnesville, Belmont County, Ohio, and that Carolus Judkins and Charity (Peele) Judkins had the following children:

1) Thomas Judkins, born on February 21, 1797, at Rich Square, North Carolina,

2) Jesse Judkins, born about 1800 at North Carolina,

3) Joel Judkins, born at North Carolina

4) James Judkins, born at North Carolina,

5) Anderson Judkins, born about 1804 to 1807 at North Carolina,

6) Nicholas Judkins, born in 1812 at Barnesville, Belmont County, Ohio,

7) Elizabeth (Judkins) Bailey, and

8) Rachel (Judkins) Kelly.

(I) **Thomas Judkins And His Wife Sarah (Jones) Judkins**

Thomas Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)
The Judkins Journal, Volume 8, Number 3, stated that Thomas Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins, was born on February 21, 1797, at Rich Square, North Carolina, married Sarah Jones on November 23, 1819, and that Sarah (Jones) Judkins was born in about 1795 at Delaware.

(II) Jesse Judkins And His Wife Eliza (Bailey) Judkins

Jesse Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that Jesse Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins, was born about 1800 at North Carolina, married Eliza Bailey on June 11, 1835, at Belmont, Ohio, and that Eliza (Bailey) Judkins was born about 1816 at Pennsylvania.

(III) 1839 Joel Judkins Of Belmont County, Ohio

1839 Joel Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that Joel Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins, was born at North Carolina, was a printer, did not
marry, and will will was probated on June 17, 1839, at Barnesville, Belmont County, Ohio.

(IV) James Judkins

James Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that James Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins and was born at North Carolina.

(V) Anderson Judkins

Anderson Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that Anderson Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins, was born about 1804 to 1807 at North Carolina, and did not marry.

(VI) 1879 Nicholas Judkins Of Belmont County, Ohio, His Wives Margaret (White) Judkins, Rhoda Ann (Craft) Judkins, And Julia Ann (Fowler) Judkins, And His Descendants

1879 Nicholas Judkins of Belmont County, Ohio, was a son of 1854 Carolus Judkins and Charity
(Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

*The Judkins Journal*, Volume 8, Number 3, stated that
Nicholas Judkins was a son of 1854 Carolus Judkins and Charity
(Peele) Judkins, was born in 1812 at Barnesville, Belmont County,
Ohio, married first Margaret White on August 12, 1847, at
Belmont, Ohio, married second Rhoda Ann Craft on March 27, 1850,
at Belmont, Ohio, was a doctor, resided in 1860 at Barnesville,
Belmont, Ohio, married third Julia Ann Fowler on January 2, 1862,
at Belmont, Ohio, and that Nicholas Judkins and Margaret (White)
Judkins had the following child:

1) John William Judkins, born on July 15, 1848, at Ohio.  

   (A) *John William Judkins And His Wife Annie M. (Cole) Judkins*

   John William Judkins was a son of 1879 Nicholas Judkins and Margaret (White) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵, 1879 Nicholas⁶)

   *The Judkins Journal*, Volume 8, Number 3, stated that John William Judkins was a son of 1879 Nicholas Judkins and Margaret (White) Judkins, was born on July 15, 1848, at Ohio, and married Annie M. Cole.

   (VII) *Elizabeth (Judkins) Bailey And Her Husband John Bailey*
Elizabeth (Judkins) Bailey was a daughter of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that Elizabeth Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins and married John Bailey on October 16, 1826.

(VIII) Rachel (Judkins) Kelly And Her Husband John Kelly

Rachel (Judkins) Kelly was a daughter of 1854 Carolus Judkins and Charity (Peele) Judkins. (1672 Samuel¹, 1693 Robert², 1761 Robert³, 1783 Nicholas⁴, 1854 Carolus⁵)

The Judkins Journal, Volume 8, Number 3, stated that Rachel Judkins was a son of 1854 Carolus Judkins and Charity (Peele) Judkins and married John Kelly on December 29, 1836.

3. Elizabeth Judkins

Elizabeth Judkins was a daughter of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins. (1672 Samuel¹, 1693 Robert²)

The will of Robert Judkins dated on May 19, 1693, and probated on January 2, 1693/4, at Surry County, Virginia, D.& W.B. 4/343 listed Eliza Judkins as one of his children:

"... It. I Give & bequeath unto my daughter Eliza Judkins two pewter dishes & one Chest which is called her
Mothers & two Cows & Calves & two breeding Sows & one brass kettle Containing Eight Gallons after her Mothers decease & one breeding Mare, but I Give & bequeath the first of the mares Increase unto my Daughter Sarah Judkins. . . ."

Virginia Historical Magazine Volume 48/360 stated that Elizabeth Judkins was a daughter of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins.

The Judkins Journal, Volume 8, Number 3, stated that on January 16, 1716, at Surry County, Virginia, Court Order Book 1713-18/103, the following entry was filed:

"Upon the Pet. of John Jones and Elizabeth his wife It is ordered that the Sheriff summons James Stanton and Elizabeth his wife Exectrs of the last Will and Testament of Robt. Judkins Deced. to appear at the next court to answer the same petition."

This record indicates that Elizabeth Judkins, the daughter of Robert Judkins, had married John Jones before January 16, 1716.

4. Sarah Judkins

Sarah Judkins was a daughter of 1693 Robert Judkins of Surry County and Elizabeth (_______) Judkins. (1672 Samuel¹, 1693 Robert²)

The will of Edward Pettway dated October 27, 1690, and probated on January 6, 1690/1, at Surry County, Virginia, D.&W.B. 1687-94/182 listed Sarah Judkins as the daughter of Robert Judkins:

[To be inserted from above]
The will of Robert Judkins dated on May 19, 1693, and probated on January 2, 1693/4, at Surry County, Virginia, D.& W.B. 4/343 listed Sarah Judkins as one of his children:

"... It. I Give & bequeath unto my daughter Eliza Judkins two pewter dishes & one Chest which is called her Mothers & two Cows & Calves & two breeding Sows & one brass kettle Containing Eight Gallons after her Mothers decease & one breeding Mare, but I Give & bequeath the first of the mares Increase unto my Daughter Sarah Judkins & two heifers of three yeares old & two breeding Sows & two pewter dishes & one porringer and small Chest & one box Smoothing Iron after her mothers decease, ... ."

Virginia Historical Magazine, Volume 48/360, stated that Sarah Judkins was a daughter of 1693 Robert Judkins of Surry County and Elizabeth (______) Judkins.

C. 1710 Charles Judkins Of Surry County, His Wife Jane Or Jean (______) (Judkins) Williams, And His Descendants

1710 Charles Judkins of Surry County was a son of 1672 Samuel Judkins of Surry County and Lydia (______) (Judkins) Pittman. (1672 Samuel1)

The will of Samuel Judkins dated February 13, 1671, and probated on May 7, 1672, at Surry County, W.B. 2/13, listed Charles Judkins as one of his children:

"Samuell Judkin being Sick makes his Last will & testamt I Give my Soule to God that Gave it me & my body to ye Ground & my Land I Give to my three sons Samuell, Robert & Charles to be Equally devided amongst them & to ye heires of there Bodyes Lawfully begotten . . . ."

On July(?) 2, 1674, at Surry County, Virginia, Court Order Book 1671-1691, page 70, the court ordered the transfer of the
estate of Charles Judkins from Thomas Pittman to Charles' brother Samuel Judkins:

"It is Ordrd. wth. the Consent of Lt. Tho. Pittman that Samll. Judkins take the Estate of his Brother Charles Judkins into his Custody, & that he pRsent security for the same at ye. Next Cort, And the said Pittman is discharged from the said Estate."

On September(?) 4, 1674, at Surry County, Virginia, County Court Order Book 1671-1691, page 77, Edward Pettway became surety for Samuel Judkins in connection with the estate of Charles Judkins:


The Tax List for Surry County, Virginia, first listed Charles Judkins as a tithable in 1687. This record indicates that he was probably born in 1670 or 1671.

On October(?) 19, 1687, at Surry County, Virginia, County Court Order Book 1671-1691, page 597 to 599, Samuel Judkins, Robert Judkins, and Charles Judkins were listed as qualified to act as infantry militia:

"At a meeting of his Majties Justices of the Peace for the County of Surry X?br: ye. 19th. 1687

In Obedience to an Ordr. of Counsell dated 8br. ye. 24th. 1687 requiring that the Collonies? Justices of every County doe take an accot. of all the ablest Freeholders and Inhabitants in their respective Counties that are Quallified either by Estate or P_______ & maintaine a ________ & _________ to be listed in a Troope for that County or goe _________ when occasion shall require and likewise an accot. of all other Freeholders & Inhabitants that are ffitt to be
Listed for ffoote and returne the same to his Excellency with all Convenient Speede, This Court having Considered the Capacities & abilities of the severall Freeholders and Inhabitants of this County doe most humbly present to his Excellency the following person for Horse and ffoote as they are here severall set down (vizt:)

Ffor Horse
Coll. Phil. Ludwell a man & Horse Wm. Rose
2 John Thompson Tho. Bage
Wm. Xto. Foster

Ffor Foot

Robt. Judkins
Cha. Judkins

Samll. Judkins . . . ."

On January 3, 1698/9, at Surry County, Virginia, Court Order Book 1691-1700, page 193, Charles Judkins was appointed to appraise the estate of John Maynard:

"At a Court held at Southwarke for the County of Surry 3d. Janry. 1698/9

John Smith, Charles Judkine and James Jones or any two of them being first sworne before one of his Maties. Justices of the peace for this County are appointed to appraise the estate of John Maynard deceased."

The will of Charles Judkins was dated on March 18, 1709/10, and probated on May 2, 1710, at Surry County, Virginia, D.&W.B. 6/9 and provided as follows:

"In the Name of God Amen I Charles Judkins of Southwark Parish Surry County Do make this my Last Will and Testament first I Bequeath my Soul to God that gave me it Trusting in
ye Meritts of my Saviour Jesus Christ and my body to be
Decently buried According to ye Discretion of my Exr.
Hereafter mentioned and my Substance or Estate to be
Disposed of as followeth Viz: Item I Give unto my
wife Jane my feather bed and all therto belonging; Item I
Give unto my Sonn James my Long gunn, Item I give unto my
Sonn Charles my Short gunn and Sword. Item it is my Will
that if my Wife Jane do marry or dye that then I would have
my two Sons James and Charles to be for themselves at ye
Age of eighteen years and likewise my two Sons Thomas and
William, Item I Will that ye remaining part of my Estate be
equally Devided amongst my Wife and all my Children when all
my Lawfull debts are paid, Lastly I Constitute and Ordaine
my Wife Jane Sole Executx: of this my Last Will and
Testament and Mr. Samuel Thompsom and Mr. Willm. Foster
Overseers. In Witness Whereof I have hereunto Sett my hand
and Seale this 13th day of March 1709/10.

Witnness:                   his
Michll. Harris              Charles Judkins
William Foster              mark
                                 William Judkin

The above Will was this Day proved in Court by ye Oaths of
William Foster & William Judkins Witnesesses thereto

Vera Record:               Test Jno Allen Cl Cur
Test Jno Allen ClCur.

This record indicates that the family of 1710 Charles Judkins of
Surry County was as follows:

Wife:       Jane (________) Judkins

Children: 1) James Judkins,
            2) Charles Judkins,
            3) Thomas Judkins, and
            4) William Judkins.

Virginia Historical Magazine, Volume 48/360, stated that
Jane (______) Judkins married as her second husband William
Williams before September 12, 1711, citing a lawsuit in which
William Williams was sued as having married Jean, relict of Charles Judkins.

1. James Judkins

James Judkins was a son of 1710 Charles Judkins of Surry County and Jane (_______) (Judkins) Williams. (1672 Samuel¹, 1710 Charles²)

The will of Charles Judkins dated on March 18, 1709/10, and probated on May 2, 1710, at Surry County, Virginia, D.&W.B. 6/81 listed James Judkins as one of his children:

". . . . Item I Give unto my Sonn James my Long gunn, Item I give unto my Sonn Charles my Short gunn and Sword. Item it is my Will that if my Wife Jane do marry or dye that then I would have my two Sons James and Charles to be for themselves att ye Age of eighteen years and likewise my two Sons Thomas and William, . . . ."

2. 1774 Charles Judkins Of Sussex County, His Wife Sarah (Gray) Judkins, And His Descendants

1774 Charles Judkins of Sussex County was a son of 1710 Charles Judkins of Surry County and Jane (_______) (Judkins) Williams. (1672 Samuel¹, 1710 Charles²)

The will of 1710 Charles Judkins dated on March 18, 1709/10, and probated on May 2, 1710, at Surry County, Virginia, D.&W.B. 6/81 listed Charles Judkins as one of his children:

". . . . Item I give unto my Sonn Charles my Short gunn and Sword. Item it is my Will that if my Wife Jane do marry or dye that then I would have my two Sons James and Charles to be for themselves att ye Age of eighteen years and likewise my two Sons Thomas and William, . . . ."
This record indicates that Charles Judkins was born after March 18, 1691/92.

The Albemarle Parish Register listed the following births for Charles and Sarah (_______) Judkins:

1) John Judkins, born on December 19, 1737,
2) Frances Judkins, born about 1740,
3) Susannah Judkins, born on July 14, 1740,
4) Charles Judkins, born on February 16, 1742,
5) Gray Judkins, born on August 28, 1748.

On May 13, 1754, at Sussex County, Virginia, County Court Order Book 1754-1756/107 Charles Judkins was ordered to view a way for a road to the Southampton County line:

"May 1754

Petter Butts applied to the Court (by the Order of Southampton Court) to have a Road cleft and made from the Road near William Knights in this County to Southampton line near Thomas Newsoms to meet Fords Road cleft under the Order of Southampton Court Whereupon it is Ordered that Silvanus Stokes, Charles Judkins, John Battle and William Knight or any three of them (being first Sworn according to Law) do view the most convenient way for clearing the said Road and make report to the next Court."

On May 13, 1754, at Sussex County, Virginia, County Court Order Book 1754-1756/108 Charles Judkins was surveyor of the road from Peter's Road to Spring Swamp Church:

"Then the Court proceeded to appoint Surveyors of highways:

Charles Judkins from Peters' Road to Spring Swamp Church from thence to _______ Spring Swamp Bridge."
On June 10, 1754, at Sussex County, Virginia, County Court
Order Book 1754-1756/115 Charles Judkins filed his report for the
new road to the Southampton County line:

"Jun 1754 June Court MDCCLIV

At a Court held for Sussex County the 10th day of June 1754
Present Edward Petway, John Avent, Nicholas Massenburg and
Thomas Vines Gentlemen Justices.

Pursuant to an Order of the last Court made on the Motion of
Peter Butts Gent. for Persons to view and direct the way for
clearing a Road from the Road near William Knights in this
County to Southampton line near Thomas Newsums to meet Fords
Road clear'd under the Order of Southampton Court a Report
was made in these words, to wit: "Pursuant to an Order of
Sussex Court We the Subscribers have viewed the grounds from
the Road near William Knights in this County to meet Fords
Road clear'd under the Order of Southampton Court and find
it most convenient to clear and make the said Road begin at
Southampton line at Fords Road and from thence through
Thomas Newsums old Field from thence to Gregory Rawlings
junior from thence to Benjamin Richardsons line to the
corner from thence to the Spring Swamp Bridge to the Road
that goes by William Knights which way we find not hard to
clear it also leads to the Parish Church and to Publick
Mills and Warehouses and also to the County Court house.
Teste, Silvanus Stokes, Charles Judkins, William Knight."
Whereupon it is Ordered That Gregory Rawlings junior, Henry
Tyler and his Tithables on the Northside Poplar Swamp,
Thomas Newsum, Benjamin Newsum, Benjamin Richardson, George
Howard, Edward Long and Robert Bullock with their Male
labouring Tithables Clear the said Road agreeable to the
said Report and that the said Gregory Rawlings be appointed
Surveyor thereof and that he together with the aforesaid
hands keep the same in Repair"

On September 8, 1755, at Sussex County, Virginia, County
Court Order Book 1754-1756/323 a deed was recorded from Frederick
Parker to James Chappell in which Charles Judkins was a witness:

"An Indenture of bargain and Sale between Frederick Parker
of the County of Sussex Gent. of the one part and James
Chappell the Younger of the same County Gent. of the other
part was proved to be the Act and Deed of the said Parker by
the Oaths of James Jones, Charles Judkins & John Judkins the
witnesses thereto & by the Court Order'd to be Recorded."

On December 17, 1756, at Sussex County, Virginia, County
Court Order Book 1754-1756/521 Charles Judkins was awarded
payment from the court for his account:

"Dec 1756 Anno XXX George the Second (note: right side torn.
wph)

Sussex County     Dr. lbs. Nt. Tobacco
(note: page torn, only part
this column legible, wph)

To Augustine Claiborne for attending three called Courts
John Edmunds Attorney for the King his Salary
Augustine Claiborne Clerk       ditto
John Mason Sheriff       ditto
Mr. Secretary Nelson as p: account
Howell Briggs       ditto
Benjamin Hunt       ditto
Hinchia Gilliam       ditto
James Banks       ditto
Henry Tatum       ditto
John Mason Sheriff       ditto
Cuthbert Stafford       ditto
Thomas Renn       ditto
John Wittington       ditto
Ephraim Knight       ditto
William Gilliam       ditto
John Curtis Constable       ditto
Hugh Ivie       ditto       ditto
Benjamin White       ditto       ditto
Thomas Cooper       ditto       ditto
John Pennington ditto       ditto
Benjamin Owen       ditto
Charles Judkins ditto       ditto
John Underhill for a Sign Post
For the Use of the County
Sheriff not Collecting       19998 lbs. Tobo
Ditto
By 2222, tithables at 9 lbs. Tobacco p: Poll

Order'd that the Sheriff upon giving bond and Security
collect and pay according to the above State of the Levy."
The Albemarle Parish Register listed the death of Charles Judkins on February 24, 1774.

The will of 1774 Charles Judkins was dated November 6, 1773, probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, and provided as follows:

"In the name of God Amen, this the sixth Day of November one thousand and seven Hundred & Seventy three, I Charles Judkins of the Parish of Albermarle in the County of Sussex being Sicke and Weake but of Sound and Perfect Mind and Memory doe make and ordain this to be my last Will and Testament, in Manner and form as followeth, First and Principally I Recommend my Soul to God who gave it me, in Humble Hopes of a joyful Resurection, By the Imputation of Christ R ______ and as for the Wordly Estate wherewith it Hath pleased the Almighty God to Bless Me I Bestow as Follows -

Item I Give and Bequeath unto my Loving Son John Judkins and to his Heirs & Assigns forever, all that Part of my Tract of Land that Lieth on the South Side of the Spring Swamp containing Three Hundred & Seventy five acres, also the following Slaves namely, Sam, Jack, Tabb, Alce, little George & Silva, and all my Stocke of Cattle Hoggs & Sheep that Belongs to the said Plantation one Blacks Mare and Colt to him His Heirs or Assigns for Ever -

Item I give & bequeath unto my Son Charles Judkins his Heirs or assigns for Ever, all that Tract or percel of Land, I purchased of Marcus Stokes, containing Two hundred & fifty acres, Except one acre to be laid of where my Son, Gray's Store house now Stands, which said acre I give unto my Said Son Gray Subjecting him to pay unto my said Son Charles the Sum of five pounds current money, I also give unto my said Son Charles, all the Slaves that he has of mine in his possession, to him and his heirs for Ever

Item I give and bequeath unto my Son Gray Judkins his heirs or assigns for Ever, all that Tract or percel of land whereon I now live containing Three Hundred & seventy acres, also the following slaves, namely, old George, Peter, Ralph, Mogge, Beck Nancy & Ephraim, and all my Stock of cattle Hogs & Sheep which belongs to the said plantation, to him his heirs and assigns for Ever -
Item I give and bequeath unto my Daughter Sarah Judkins to her and Her Heirs or assigns forever the following slaves vizt: Holliday, Judy, Arthur, Cresey, Daphney & Milly Also one Feather Bed & furniture one side Saddle and Twelve Pounds Cash to her & her Heirs for Ever -

Item I give and Bequeath unto my Daughter Mary Judkins The Following negroes Namely Kate Cloway Hercules Davy Easter & Randolph also one Feather Bed & furniture One side saddle & Twelve Pounds Cash to her, her Heirs and Assigns for Ever -

Item I Give and Bequeath unto my Daughter Frances Hobson one Negro Girl named Aggy also all the Negroes of mine which she or her Husband has now in possession, To Her Heirs or Assigns for Ever -

Item I leave unto my Son in law Amos Atkison During his natural life the use of Two young negroes which he has of mine in his possession, namely, Cuffee & Balaam, and at his decease I desire they may be Equally divided between my three Grand Daughters namely, Marget Drake Sarah Atkison & Jemima Atkison, I also desire that my Executors hereafter named may Equally divide my following negroes which is also in the possession of the Said Amos Atkison between my above Said Grand Daughters, namely, Amey, Georgefryday, Rose, Cato, Jeremiay & Peter, but in case the Said Atkison Should refuse to give up the Six last mentioned negroes, I desire it may be a forfiture of his right in the two first mentioned, and I leave my Executors then to act in that case as they see best for my three above Said Grand Daughters -

I Give and Bequeath unto my three Grand Children Allen Dunn, Barney Dunn & Maryy Dunn three negroes Boys now in Possession of their Father Thomas Dunn in the Following Manner Vz. a boy Called Matt unto Allen Do. to Caled Steaven, unto Barney Dunn Do. Called Ruffin unto Mary Dunn, to be Delivered unto the said Legaties when they arrive to the Age of Twentyone years or on the Day of Marriage to them the said Allen, Barney, & Mary Dunn, Their Heirs or assigns for Ever -

Item All the Residue of my Estate after my Debts & Funeral Expenses be paid, I Desire may be Equally Divided Between my Two Sons John & Gray Judkins their Heirs or assigns, my Will and Desire is that my Estate may not be appraised -

Item I hereby subject my sons, John & Gray Judkins, to find a house or room sufficient for my Daughters Sarah & Mary to
live in while they remain unmarried and also to let them work Each of them one slave, on the land which I have given them, the said John & Gray without paying any rent during there said unmarried state -

Lastly, I appoint my Sons, John & Gray Judkins my Executors of this my last will and Testament, Ratifying & Confirming this and no other to be my said last will and Testament, In witness whereof I have hereunto set my hand and affixed my seal the day and year above written.

his
Charles + Judkins
assigns

Signed Sealed Published & Declared to be the last Will & Testament of the Testator In Presence of

his
Abraham X Brown
mark
his
John X Johnson
mark

At a Court held for Sussex County the 16th day of June 1774.

The within Written last Will & Testament of Charles Judkins Decd. was presented into Court by the Executors therein named who made Oath thereto as the Law directs and the same was proved by the Oaths of James Bell & Jno. Johnson two of the Witnesses thereto and by the Court ordered to be recorded and on the motion of the said Executors Cert. is granted them for obtaining probate thereof in due form.

Teste
A. Claiborne CSC"

This record indicates that the family of 1774 Charles Judkins of Sussex County was as follows:

Wife: _______ (_______) Judkins

Children: 1) John Judkins,

2) Charles Judkins,
3) Gray Judkins,
4) Sarah Judkins,
5) Mary Judkins,
6) Frances (Judkins) Hobson,
7) _____ (Judkins) Atkinson, wife of Amos Atkinson,
8) _____ (Judkins) Dunn, wife of Thomas Dunn,

Grandchildren: 1) Margaret Drake,
2) Sarah Atkinson,
3) Jemina Atkinson,
4) Allen Dunn,
5) Berney Dunn, and
6) Mary Dunn.

a. 1796 John Judkins Of Sussex County, His Wife Mary (______) Judkins, And His Descendants

1796 John Judkins of Sussex County was a son of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles¹)

The Albemarle Parish Register listed the birth of John Judkins on December 19, 1737, and his parents as Charles Judkins and Sarah (______) Judkins.

The Albemarle Parish Register also listed the following births for John Judkins and Mary (______) Judkins:

1) Charity Judkins, born on January 14, 1764,
2) Martha Judkins, born on December 4, 1765,
3) Gray Judkins, born on April 11, 1770, and
4) Howell Judkins, born on October 28, 1772.

The will of Charles Judkins dated November 6, 1773, and
probated on June 16, 1774, at Sussex County, Virginia, W.B.
C/129, listed John Judkins as one of his children:

"... Item I Give and Bequeath unto my Loving Son John
Judkins and to his Heirs & Assigns forever, all that Part of
my Tract of Land that Lieth on the South Side of the Spring
Swamp containing Three Hundred & Seventy five acres, also
the following Slaves namely, Sam, Jack, Tabb, Alce, little
George & Silva, and all my Stocke of Cattle Hogs & Sheep
that Belongs to the said Plantation one Blacks Mare and Colt
to him His Heirs or Assigns for Ever -
...

Item I hereby subject my sons, John & Gray Judkins, to find
a house or room sufficient for my Daughters Sarah & Mary to
live in while they remain unmarried and also to let them
work Each of them one slave, on the land which I have given
them, the said John & Gray without paying any rent during
there said unmarried state -

Lastly, I appoint my Sons, John & Gray Judkins my Executors
of this my last will and Testament, Ratifying & Confirming
this and no other to be my said last will and Testament, ...
..."

The will of John Judkins was dated on March 28, 1796,
probated on July 7, 1796, at Sussex County, Virginia, W.B. E/429,
and provided as follows:

"In the name of God Amen I John Judkins of the Parish of
Albemarle in the County of Sussex being sick and weak of
body but of sound mind and disposing memory thanks be to God
for the same do make and ordain this to be my last Will and
Testament.

I lend my Sister Sarah Judkins as much of my land as will be
Sufficient to work three hands with dwelling house cook
house and spinning house and Garden also Negro Rose and one
Sorrel Mare called Massy as long as she lives I also give
her one Cow and Calf. I give to my Niece Sarah Judkins one negro Girl Mimey and the money arising from the Sale of my Gold Watch to her and her Heirs forever. I give to my Brother Charles Judkins all my Silver Spoons to him and his heirs. I give to Haris (?) Tempel (?) the sum of twenty pounds to her and her Heirs forever. I give to William Williams the sum of one hundred and fifty pounds provided he accepts on account that was due his wife. I give to my Sister Fanny Hobson one Negro Girl named Mason (?) to her and her Heirs. I give to my Nephew Charles Judkins the Tract of land whereon I now live to him and his heirs forever. I give to my nephew John Judkins the Plantation the South Side of the Spring Swamp to him and his heirs forever. I give to my nephews Charles and John Judkins all my negroes except those already given to be equally divided between them when Charles arrives to the age of twenty one. I also give them the Residue of my Estate to them and their Heirs to be equally divided at the same time with the Negroes. I desire that if Charles or John Judkins dies before they arrive to the age of twenty one that Frederick Judkins to have there Proportions. I give to Hinchia Rochel the Balance that may be due me on our book Accounts. I do nominate Constitute and appoint Charles Judkins William Wilkins and Stith Parham my executors of this my last Will and Testament, and my desire is that my Estate may not be appraised. In Witness whereof I have hereunto affixed my hand and Seal this 28 day March 1796

Signed Sealed and John Judkins
Delivered
In presence of
John Massenburg
Wm Chappell
Howell Barker

At a Court held for Sussex County the 7th day of July 1796 The last Will and Testament of John Judkins decd was presented into Court by Charles Judkins one of the exor therein named the same was Proved by the Oaths of the three Subscribing Witnesses and ordered to be Recorded. And on the motion of the said executor who made oath and gave bond and Security Agreeably to law. Certificate is granted him for obtaining a probate thereof in due form.

Examined Teste
J. C. Bailey, D Clk"

i. Charity Judkins

0345(090900) 429.
Charity Judkins was a daughter of 1796 John Judkins of Sussex County and Mary (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1796 John⁴)

The Albemarle Parish Register listed the birth of Charity Judkins on January 14, 1764, and her parents as John Judkins and Mary (______) Judkins.

ii. Martha Judkins

Martha Judkins was a daughter of 1796 John Judkins of Sussex County and Mary (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1796 John⁴)

The Albemarle Parish Register listed the birth of Martha Judkins on December 4, 1765, and her parents as John Judkins and Mary (______) Judkins.

iii. Gray Judkins

Gray Judkins was a son of 1796 John Judkins of Sussex County and Mary (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1796 John⁴)

The Albemarle Parish Register listed the birth of Gray Judkins on April 11, 1770, and his parents as John Judkins and Mary (______) Judkins.

iv. Howell Judkins

Howell Judkins was a son of 1796 John Judkins of Sussex County and Mary (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1796 John⁴)
The Albemarle Parish Register listed the birth of Howell Judkins on October 28, 1772, and his parents as John Judkins and Mary (_______) Judkins.

b. Susannah Judkins

Susannah Judkins was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³)

The Albemarle Parish Register listed the birth of Susannah Judkins on July 14, 1740, and her parents as Charles Judkins and Sarah (_______) Judkins.

c. Frances (Judkins) Hobson And Her Husband Francis Hobson

Frances (Judkins) Hobson was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³)

The Albemarle Parish Register listed the birth of Frances Judkins in about 1740 and her parents as Charles Judkins and Sarah (_______) Judkins.

The marriage bond of Frances Judkins, daughter of Charles Judkins, and Francis Hobson was dated on December 24, 1754, at Sussex County, Virginia, with Thomas Dunn Jones as surety.

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Frances Hobson as one of his children:
"... Item I Give and Bequeath unto my Daughter Frances Hobson one Negro Girl named Aggy also all the Negroes of mine which she or her Husband has now in possession, To Her Heirs or Assigns for Ever - ... ."

This record clearly indicates that Frances Judkins had married a Hobson before November 6, 1773.

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that Frances Judkins married Francis Hobson on December 24, 1754.

d. 1803 Charles Judkins Of Sussex County, His Wife Martha ( ) Judkins, And His Descendants

1803 Charles Judkins of Sussex County was a son of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel, 1710 Charles, 1774 Charles)

The Albemarle Parish Register listed the birth of Charles Judkins on February 16, 1742, and his parents as Charles Judkins and Sarah ( ).

The Albemarle Parish Register also listed the following births for Charles, Jr., and Martha ( ) Judkins:

1) Lucy Judkins, born on October 2, 1769.

The will of 1774 Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Charles Judkins as one of his children:

"... Item I give & bequeath unto my Son Charles Judkins his Heirs or assigns for Ever, all that Tract or parcel of Land, I purchased of Marcus Stokes, containing Two hundred &
fifty acres. Except one acre to be laid of where my Son, Gray's Store house now Stands, which said acre I give unto my Said Son Gray Subjecting him to pay unto my said Son Charles the Sum of five pounds current money, I also give unto my said Son Charles, all the Slaves that he has of mine in his possession, to him and his heirs for Ever

Item I give and bequeath unto my Son Gray Judkins his heirs or assigns for Ever, all that Tract or parcel of land whereon I now live containing Three Hundred & seventy acres, also the following slaves, namely, old George, Peter, Ralph, Mogge, Beck Nancy & Ephraim, and all my Stock of cattle Hogs & Sheep which belongs to the said plantation, to him his heirs and assigns for Ever - . . . ."

The will of Charles Judkins, Jr., dated February 28, 1798, and probated on June 7, 1798, at Sussex County, Virginia, W.B. F/107 listed Charles Wright as his father and then living:

". . . . Item I give one acre of Land lying at the forks of the Rode where the Store house stands in Sussex County to my father Charles Judkins, to him and his heirs forever.

Item I lend the use of my land lying on the north side of the Spring Swamp to my father Charles Judkins as long as he lives at his death then I lend the use of the sd tract of land to my Brother Frederick Jones Judkins till he arrives to the age of twenty one years if he be then living I give the sd tract of land to him and his heirs forever but if he be not then living I give the sd track of land to my Brother John Judkins to him and his heirs forever. . . ."

This record identifies 1798 Charles Judkins, Jr., of Sussex County as the son of a Charles Judkins. As will be set forth below, the reference to Frederick Jones Judkins as his brother identifies 1798 Charles Judkins as the son of 1803 Charles Judkins.
After March 6, 1803, and before November 3, 1803, the heirs of Charles Judkins filed suit for a division of the land of Charles Judkins:

"To the Worshipful Court of Sussex County in Chancery
Sitting

Humbly complaining shew unto your worship your orators and oratrixes, John Judkins, Frederick Judkins, Patsey Judkins, & Fanny B. Judkins, which said Frederick, Patsey and Fanny are infants under the age of twenty one years by the said John Judkins their next friend, That Charles Judkins late of this county departed this life intestate on the 6th March 1803, seized of certain lands in this county and possessed of many slaves, and a valuable personal estate. The said intestate left five children, to wit your orators and oratrixes, and their sister Sally who intermarried with Edward Pennington, who in due form of law obtained from this court administration of the said estate. That the intestate left no widow. That the said intestate owed some debts to what amount has not yet been ascertained. That the said intestate by way of advancement in his lifetime gave and delivered to his son your orator John a mare of the value of about Thirty pounds, and also gave and delivered to the said Edward Pennington and Sally his wife one negro woman called Anaky and two children one called Moggy, and the other Douglas, and the said Anaky after the advancement made and while in the possession of the said Pennington had two other children, one called Sam and the other called Andrew, and also gave and delivered to the said Pennington one black mare of the value of Thirty pounds, and one feather bed and furniture. That the parties aforesaid are willing to divide the said Lands, and as many of the slaves as can with propriety be divided, leaving a fund sufficient in the hands of the said administrator to pay the debts and expenses of administration. In tender consideration whereof your orators and oratrixes pray the aid of this court in equity. To the end therefore that the said Edward Pennington, and Sally his wife as defendants to this bill may truly answer the premises and that your worship will be pleased to decree and order that the said lands may be equally divided between the heirs aforesaid, that the advancements aforesaid may be brought into Hotchpot. That the said defendant the administrator may shew statement of the debts due by the intestate and the assets in his hands. That the said slaves may be equally divided amongst the parties aforesaid, if
there be other funds sufficient to pay the debts. And that your worships will be pleased to grant such other and further relief in the premises as equity dictates and as to your worships shall seem just and meet. May it please your worships the premises considered &c. to grant the Commonwealth's writ of subpoena &c.

* * * * *

The joint and several answer of Edward Pennington administrator of Charles Judkins deceased, and of the said Edward Pennington and Sally, his wife, to the bill of complaint exhibited against them in the court of Sussex County, by John Judkins and others, complainants,

These defendants saving and reserving to themselves all benefit of exceptions, etc. to the said bill for answer say that they have the same interest in the estate mentioned in the bill as the complainants. And the said defendant Edward Pennington saith, that there are debts owing by his intestate, to which amount he cannot now state, and he has not had time to ascertain the amount, it being only a few months since this defendant qualified as the administrator, Whether the mere perishable personal estate will be sufficient to answer the demands against the intestate, and the charges and expenses of the administration, this defendant cannot now say. That this defendant humbly conceives that in his present situation with respect to the affairs of the intestate, it would be unsafe for him to permit a division of all the slaves, without leaving in his hands a proportion of them to answer demands which may appear and which this defendant cannot probably ascertain in a short time. That the small advancement received by this defendant he is willing to bring into Hotchpot. These defendants pray to be hence dismissed, &c.

* * * * *

Decree

John Judkins, Frederick Judkins, Patsey Judkins, and Fanny B. Judkins, which said Frederick, Patsey, and Fanny are infants under the age of Twenty one years by the said John Judkins their next friend

) Plaintiffs

against ) In Chancery
Edward Pennington and Sally his wife, which said Edward is administrator of Charles Judkins deceased defendants

This cause by consent came on this third day of November in the year 1803, to be heard on the bill and answer filed, and was then argued by counsel, and on mature consideration thereof had, the court doth decree and order that the lands of which the intestate Charles Judkins died seized in fee simple be divided into five equal and just parts, having regard to quantity, quality, value and improvements, and that they allot one part thereof to each of the plaintiffs, and the remaining fifth part to the defendants Edward Pennington and Sally his wife in right of the said Sally, to hold in severalty. And that the plaintiff John Judkins, being into Hotchpot, and account for the mare or any other property he received of the intestate in his lifetime by way of advancement, according to the value at the time he received the same, and that the defendants, being into Hotchpot and account for the slaves Annaky and her two children called Moggy & Douglas, and the mare and bed & furniture which they also received as advancement, according to the value at the time they received the same. That the defendant Edward the administrator retain in his hands as many of the slaves of the intestate as will be sufficient with the perishable estate to pay the debts and charges of administration, and how many he is to retain is to be ascertained by Commissioners hereafter named, which slaves are to be hired and the profits applied to the payment of the debts until they are discharged, unless the demands of creditors require a sale. That the residue of the said slaves including those brought into Hotchpot be divided into five equal parts, and that one part be allotted to each of the plaintiffs, and the remaining fifth part to the defendants, and that an account of the administration of the said Edward Pennington as far as it has proceeded be stated, and also that an account of the debts due by the intestate and of the value of the mere personal estate be also stated. Robert Jones, John Massenburg, John Trezvant, and Littleberry Mason or any three are appointed Commissioners to carry into effect this decree who are to make report &c."

This record identifies the children of 1803 Charles Judkins as follows:

1) John Judkins,
2) Frederick Judkins,
3) Patsey Judkins,
4) Fanny B. Judkins, and
5) Sally (Judkins) Pennington.

i. Lucy Judkins

Lucy Judkins was a daughter of 1803 Charles Judkins of Sussex County and Martha (_______) Judkins. (1672 Samuel\(^1\), 1710 Charles\(^2\), 1774 Charles\(^3\), 1803 Charles\(^4\))

The Albemarle Parish Register listed the birth of Lucy Judkins on October 2, 1769, and her parents as Charles Judkins, Jr., and Martha (_______) Judkins.

ii. Thomas Judkins

Thomas Judkins was a son of 1803 Charles Judkins of Sussex County and Martha (_______) Judkins. (1672 Samuel\(^1\), 1710 Charles\(^2\), 1774 Charles\(^3\), 1803 Charles\(^4\))

The Albemarle Parish Register listed the birth of Thomas Judkins on January 28, 1774, at Albemarle Parish, Virginia, and his parents as Charles Judkins, Jr., and Martha Judkins.

iii. 1798 Charles Judkins, Jr. Of Sussex County

1798 Charles Judkins of Sussex County was a son of 1803 Charles Judkins of Sussex County and Martha (_______) Judkins. (1672 Samuel\(^1\), 1710 Charles\(^2\), 1774 Charles\(^3\), 1803 Charles\(^4\))
The will of Charles Judkins, Jr., was dated February 28, 1798, and probated on June 7, 1798, at Sussex County, Virginia, W.B. F/107 and provided as follows:

"In the name of God Amen I Charles Judkins, Jr. of Albemarle Parish in Sussex County being of Sound Mind and disposing Memory thanks be to Almighty God for the same do make and Ordain this my last Will and Testament in Manner and form following

To Wit I recommend my Sol to God who gave it me and my body to the earth to be buried at my Exector hereof named ________, touching such Earthly Estate as it hath pleased God to Bless me with I dispose of them in the following manner to wit

Item I give one acre of Land lying at the forks of the Rode where the Store house stands in Sussex County to my father Charles Judkins, to him and his heirs forever.

Item I lend the use of my land lying on the north side of the Spring Swamp to my father Charles Judkins as long as he lives at his death then I lend the use of the sd tract of land to my Brother Frederick Jones Judkins till he arrives to the age of twenty one years if he be then living I give the sd tract of land to him and his heirs forever but if he be not then living I give the sd track of land to my Brother John Judkins to him and his heirs forever.

Item I give and bequeath to my Brother John Judkins one negro named Paul and my Gray horse - to him and his Heirs forever.

Item My will and desire is that all the rest of my Estate be equally divided amongst Sarah Judkins, Patsy Judkins, Fanny Beth Judkins, Frederick Jones Judkins by three good men that noes the worth of negroes I give to them & their heirs forever. I do nominate constitute and appoint my Father Charles Judkins my Brother John Judkins Executors of this my last will and testament. My will and desire is that there be not appraised in witness whereof I have set my hand and seal this twenty eight day of February 1798

Thomas X Thorp Charles Judkins, jr
William Barker
Robert Ezell
At a court held for Sussex County the 7th day of June 1798 the last Will and Testament of Charles Judkins, jr decd. was presented into Court by Charles Judkins the executor therein named the same was proved by Thomas Thorp, William Barker and Robert Ezell the three subscribing witnesses thereto and ordered to be recorded.

Teste
J. C. Bailey C"

iv. Frederick Jones Judkins

Frederick Jones Judkins was a son of
1803 Charles Judkins of Sussex County and Martha (_______)
Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1803
Charles⁴)

The complaint for the division of the land of Charles
Judkins dated between March 6, 1803, and November 3, 1803, listed
Frederick Judkins as a child of 1803 Charles Judkins:

"To the Worshipful Court of Sussex County in Chancery
Sitting

Humbly complaining shew unto your worships your orators and
oratrixes, John Judkins, Frederick Judkins, Patsey Judkins, & Fanny B. Judkins, which said Frederick, Patsey and Fanny
are infants under the age of twenty one years by the said
John Judkins their next friend, That Charles Judkins late of
this county departed this life intestate on the 6th March
1803, seized of certain lands in this county and possessed
of many slaves, and a valuable personal estate. The said
intestate left five children, to wit your orators and
oratrixes, and their sister Sally who intermarried with
Edward Pennington, who in due form of law obtained from this
court administration of the said estate. . . ."
v. John Judkins
John Jones Judkins was a son of 1803 Charles Judkins of Sussex County and Martha (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1803 Charles⁴)

The complaint for the division of the land of Charles Judkins dated between March 6, 1803, and November 3, 1803, listed John Judkins as a child of 1803 Charles Judkins:

"To the Worshipful Court of Sussex County in Chancery

Sitting

Humbly complaining shew unto your worship's your orators and oratrixes, John Judkins, Frederick Judkins, Patsey Judkins, & Fanny B. Judkins, which said Frederick, Patsey and Fanny are infants under the age of twenty one years by the said John Judkins their next friend, That Charles Judkins late of this county departed this life intestate on the 6th March 1803, seized of certain lands in this county and possessed of many slaves, and a valuable personal estate. The said intestate left five children, to wit your orators and oratrixes, and their sister Sally who intermarried with Edward Pennington, who in due form of law obtained from this court administration of the said estate. . . ."

vi. Sarah "Sally" (Judkins) Pennington And Her Husband Edward Pennington

Sarah "Sally" (Judkins) Pennington was a daughter of 1803 Charles Judkins of Sussex County and Martha (______) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1803 Charles⁴)

The complaint for the division of the land of Charles Judkins dated between March 6, 1803, and November 3, 1803, listed Sarah (Judkins) Pennington, the wife of Edward Pennington as a child of 1803 Charles Judkins:
"To the Worshipful Court of Sussex County in Chancery
Sitting

Humbly complaining shew unto your worships your orators and
oratrixes, John Judkins, Frederick Judkins, Patsey Judkins,
& Fanny B. Judkins, which said Frederick, Patsey and Fanny
are infants under the age of twenty one years by the said
John Judkins their next friend, That Charles Judkins late of
this county departed this life intestate on the 6th March
1803, seized of certain lands in this county and possessed
of many slaves, and a valuable personal estate. The said
intestate left five children, to wit your orators and
oratrixes, and their sister Sally who intermarried with
Edward Pennington, who in due form of law obtained from this
court administration of the said estate. . . ."

vii. Patsy Judkins

Patsy Judkins was a daughter of 1803
Charles Judkins of Sussex County and Martha (_______) Judkins.
(1672 Samuel¹, 1710 Charles², 1774 Charles¹, 1803 Charles¹)

The complaint for the division of the land of Charles
Judkins dated between March 6, 1803, and November 3, 1803, listed
Patsy Judkins as a child of 1803 Charles Judkins:

"To the Worshipful Court of Sussex County in Chancery
Sitting

Humbly complaining shew unto your worships your orators and
oratrixes, John Judkins, Frederick Judkins, Patsey Judkins,
& Fanny B. Judkins, which said Frederick, Patsey and Fanny
are infants under the age of twenty one years by the said
John Judkins their next friend, That Charles Judkins late of
this county departed this life intestate on the 6th March
1803, seized of certain lands in this county and possessed
of many slaves, and a valuable personal estate. The said
intestate left five children, to wit your orators and
oratrixes, and their sister Sally who intermarried with
Edward Pennington, who in due form of law obtained from this
court administration of the said estate. . . ."
viii. Fanny Beth Judkins

Fanny Beth Judkins was a daughter of 1803 Charles Judkins of Sussex County and Martha (_______)
Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³, 1803 Charles⁴)

The complaint for the division of the land of Charles Judkins dated between March 6, 1803, and November 3, 1803, listed Fanny B. Judkins as a child of 1803 Charles Judkins:

"To the Worshipful Court of Sussex County in Chancery
Sitting

Humbly complaining shew unto your worships your orators and oratrixes, John Judkins, Frederick Judkins, Patsey Judkins, & Fanny B. Judkins, which said Frederick, Patsey and Fanny are infants under the age of twenty one years by the said John Judkins their next friend, That Charles Judkins late of this county departed this life intestate on the 6th March 1803, seized of certain lands in this county and possessed of many slaves, and a valuable personal estate. The said intestate left five children, to wit your orators and oratrixes, and their sister Sally who intermarried with Edward Pennington, who in due form of law obtained from this court administration of the said estate. . . ."

e. 1789 Gray Judkins Of Sussex County

1789 Gray Judkins of Sussex County was a son of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³)

The Albemarle Parish Register listed the birth of Gray Judkins on August 28, 1748, and his parents as Charles Judkins and Sarah (_______) Judkins.
On January 18, 1773, at Sussex County, Virginia, Oyer & Termer Court Order Book 1754-1801/36 Gray Judkins was present for the trial of Tom, a negro slave of Richard Blow:

"At a Court of Oyer and Termer for the County of Sussex held at the Courthouse the 21st. day of August 1780 for the trial of Tom a Negro Man Slave the Property of Richard Blow of this County for Felony Present George Rives, John Mason Gray Judkins & John Irby Gent."

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Gray Judkins as one of his children:

"... Item I hereby subject my sons, John & Gray Judkins, to find a house or room sufficient for my Daughters Sarah & Mary to live in while they remain unmarried and also to let them work each of them one slave, on the land which I have given them, the said John & Gray without paying any rent during there said unmarried state -

Lastly, I appoint my Sons, John & Gray Judkins my Executors of this my last will and Testament, Ratifying & Confirming this and no other to be my said last will and Testament,..."

On February 19, 1783, at Sussex County, Virginia, Oyer & Termer Court Order Book 1754-1801/41 Gray Judkins was present for the trial of Ann Porch:

"At a Court held for Sussex County the 19th. Day of February 1783 for the Examination of Ann Porch Charged with feloniously concealing the Birth & Death of a Child basely born of her Body Present David Mason, Gray Judkins, George Rives John Mason & Cyrill? Avary Gent."

The inventory of the estate of Gray Judkins was filed on October 1, 1789, at Sussex County, Virginia, W.B. D/580:

"The Appraisement of the Estate of Colo. Gray Judkins Taken March 8th 1785"
<table>
<thead>
<tr>
<th>Name</th>
<th>Value</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peter</td>
<td>£75</td>
<td>125.0.0</td>
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<tr>
<td>Will</td>
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<td>Randol</td>
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<td>Beck</td>
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<td>Phillip &amp; Chd.</td>
<td>Jimmy</td>
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<tr>
<td>Jenney</td>
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<td>Grace</td>
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<tr>
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<td>Simon</td>
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<tr>
<td>Dill</td>
<td></td>
<td></td>
</tr>
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<td>Nancy</td>
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</tr>
<tr>
<td>Levie</td>
<td></td>
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<tr>
<td>Bradock</td>
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<tr>
<td>Patt</td>
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</tr>
<tr>
<td>Berriman</td>
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<td></td>
</tr>
<tr>
<td>2 Blk Horses</td>
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<tr>
<td>1 Bay Mare</td>
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<tr>
<td>Price</td>
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<td></td>
</tr>
<tr>
<td>1 Sorrel</td>
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<tr>
<td>Timikin</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 ditto</td>
<td></td>
<td>12.0.0</td>
</tr>
<tr>
<td>ditto</td>
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<td></td>
</tr>
<tr>
<td>1 Black Mare</td>
<td></td>
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</tr>
<tr>
<td>2 Cows &amp; Calf</td>
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<tr>
<td>13 Cows</td>
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<tr>
<td>1 Bull</td>
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<td>1 Dirk</td>
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<tr>
<td>3 Walnut</td>
<td></td>
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<td>6 Sows &amp; 24</td>
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<td>14 Sheep</td>
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<td>9 Weedg</td>
<td></td>
<td>1.5.0</td>
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<tr>
<td>hoes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7 Hilling</td>
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<td>17.6</td>
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<tr>
<td>ditto</td>
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<td></td>
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<tr>
<td>3 Grubing</td>
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</tr>
<tr>
<td>do</td>
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<td></td>
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<tr>
<td>8 Axes</td>
<td></td>
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<tr>
<td>hoes</td>
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<td>1 p Wedges</td>
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<tr>
<td>1 Looking</td>
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<tr>
<td>Glass</td>
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<tr>
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<td>7 Chairs</td>
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<tr>
<td>1 B fat</td>
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<tr>
<td>Tongs Box</td>
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<td>7.6</td>
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<tr>
<td>Iron &amp; heaters</td>
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<td></td>
</tr>
<tr>
<td>1 p Fire</td>
<td></td>
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<tr>
<td>Doggs</td>
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<td></td>
</tr>
<tr>
<td>3 Punch Bowles</td>
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</tr>
<tr>
<td>1 doz Tea</td>
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<tr>
<td>Cups &amp; Sausers</td>
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</tr>
<tr>
<td>1/2 doz</td>
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<tr>
<td>Coffee do &amp; ditto</td>
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</tr>
<tr>
<td>Parcel China</td>
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<td>Description</td>
<td>Price</td>
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<tr>
<td>-------------------------------------------------</td>
<td>--------</td>
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<tr>
<td>1/2 doz soop &amp; 1/2 doz Tea Spoons</td>
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<tr>
<td>10 Hard Metel &amp; 1 Dividg spoon</td>
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<td>6 Q. China Dishes</td>
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<td>2 doz &amp; 9 Q. China plates</td>
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<tr>
<td>1 doz knives &amp; forks</td>
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<tr>
<td>1 Draw. &amp; Knife</td>
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<td>2 old Cases &amp; Bottles</td>
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<tr>
<td>2 Pitchers</td>
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<td>2 Swords</td>
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<td>1 Gold Watch</td>
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<tr>
<td>6 Shaving Boxes &amp; Razers</td>
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<tr>
<td>A Parcel Potts</td>
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<tr>
<td>2 p Money Seales</td>
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<tr>
<td>The Spectators</td>
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<tr>
<td>6 Persian Letter &amp; Fluty(?) brass</td>
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<td>Starks 6 Justice</td>
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<tr>
<td>3 Butter Potts &amp; 2 Juggs</td>
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<td>1 Qt &amp; 1 pt potts 2 funnels &amp; 2c. potts</td>
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<td>1 Desk</td>
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<td>Chafing Dish &amp; Toster</td>
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<tr>
<td>1 Iron Tea Kettle</td>
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<tr>
<td>5 Pewther Dishes</td>
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<tr>
<td>1 doz plates</td>
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<tr>
<td>3 Baron's &amp; 1 Water plate</td>
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<tr>
<td>2 Sifters</td>
<td>2.6</td>
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<tr>
<td>1 Churn &amp; Pickel Tub</td>
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<tr>
<td>3 C Sticks Snuff &amp; Tartpans</td>
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<td>100 lb Seed Cotton</td>
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<td>1 Trunk &amp; Chest</td>
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<tr>
<td>3 Chamber potts</td>
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<tr>
<td>A parcel of Leather</td>
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<td>4 Beds &amp; furniture</td>
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<td>3 Casks Wine</td>
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<tr>
<td>Cag Brandy</td>
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<tr>
<td>11 Barrels</td>
<td>1.19</td>
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<td>Scales Waits &amp; Stilyards</td>
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<tr>
<td>Chain &amp; Harnes</td>
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<tr>
<td>Saddle &amp; Bridle</td>
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<td>Item Description</td>
<td>Value</td>
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</tr>
<tr>
<td>---------------------------------------</td>
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<tr>
<td>5 Cow &amp; 1 Horse Hide</td>
<td>1.16.0</td>
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<tr>
<td>Cart &amp; Wheals</td>
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<td></td>
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<tr>
<td>11 Rum Hogsheads</td>
<td>3.6.0</td>
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<tr>
<td>Parcel Nabings (?)</td>
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<tr>
<td>Fodder</td>
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<tr>
<td>1 Copper Kettle</td>
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<tr>
<td>3 Tubbs &amp; 4 pails &amp; Tray</td>
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<td>Grind Stone</td>
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<td>2 60 Gall. Casks</td>
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<tr>
<td>Ditto Lard</td>
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<tr>
<td>A parcel Soap</td>
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<tr>
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<tr>
<td>5 Reap Hooks</td>
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<tr>
<td>4 Coats</td>
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</tr>
<tr>
<td>8 Jackcoats</td>
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<td></td>
</tr>
<tr>
<td>5 p Breeches</td>
<td>1.10.0</td>
<td></td>
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<tr>
<td>6 p silk stockings</td>
<td>1.10.0</td>
<td></td>
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<tr>
<td>1 portmantue</td>
<td>3.0</td>
<td></td>
</tr>
<tr>
<td>Cinnamon</td>
<td>10.0</td>
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</tr>
<tr>
<td>1-1/4 Yd Cloth</td>
<td>1.17.6</td>
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<tr>
<td>1 p Silver shoe Buckels</td>
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</table>

In obedience to an order of the Worshipfull Court of Sussex, we being first Sworn have appraised the said Estate to the above Value

John Massenburg
Silvanne Bell
Nathll Holt
John Judkins Admr

At a Court held for Sussex County the third day of October 1789 This Appraisement was exhibited into Court and Ordered to be Recorded

Teste
M Bailey Clk Cur"

On May 3, 1792, at Sussex County, Virginia, W.B. E/124 an accounting was filed for the estate of Gray Judkins:

"An Account Current of the Estate of Gray Judkins with John Judkins Admitors

To paid Charles Johnson's Judgement
   N1  479. 7. 4
To ditto David Wren Execution
   2   28. 2. 0
To ditto The Sheriff as p rect. 3 397. 6. 1\½
To ditto John Harwood as p bond 4 133.15. 6
To ditto ditto as p Judgement 5 128. 7. 8\¼
To ditto Robert Jones as p bonds 6 15..10. 4\¼
To ditto Zadoch Bell as p ditto 7 25. 8. 3
To ditto Buck Laneer as p ditto 8 10. 1. 3
To ditto William Tyler as p ditto 9 14. 6. 7
To ditto Thomas Clements as p ditto 10 3.12. 0
To ditto Joseph Scott as p ditto 11 122.13. 8
To ditto Nathan Jones as p ditto 2680 w/1 3d/ 12 40. 4. 0
To ditto Jesse Ezell Crpt as p recpt 13 33. 7. 3
To ditto Robt. Ezell Crpt as p recpt 14 30.18. 1\¼
To ditto Robert Pettway's Estate 15 52.18. 2
To ditto Nathl Holt Asses Ac.(?) 16 7.14. 0
To ditto Robt. Andrews as p recpt 17 69.17. 9
To ditto Nathan Jones as p bond 18 11. 9. 5
To ditto Isham Gilliam D. Shff 27.3.2 Cir(?)(?) 5/ 19 6.15.10
To ditto Green Hill as p Acct 7.12. 0
To ditto W. Jarrett for funeral Sermon 4.10. 8
To ditto for Coffin & remainder of funeral expenses 2. 0. 0
To John Judkins Admstor for his Trouble & expenses 100. 0. 0

\[1842.17.11\frac{1}{4}\]

Cr
By Account of the sales of the Estate 1663. 6.6-3/4
By Ball due the Administrator 179.11.4-1/2

£1842.17.11-1/4
In obedience to an order of the worshipfull Court of Sussex County bearing date the 3rd day of May 1792 to us directed have examined the above account and find it fairely stated having proper vouchers for all except the three last charges given under our hands this 3rd day of May 1792

Jno Massenburg
Robert Jones
L Mason

At a Court held for Sussex County the 3rd day of May 1792

This account current of the Estate of Gray Judkins decd was returned with the Auditors report & Ordered to be recorded

Teste
M Bailey CSC"

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated that the will of Gray Judkins was probated on October 1, 1789, at Surry County, Virginia.

f. Sarah Judkins

Sarah Judkins was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel, 1710 Charles, 1774 Charles)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B.

C/129, listed Sarah Judkins as one of his children:

"... Item I give and bequeath unto my Daughter Sarah Judkins to her and Her Heirs or assigns forever the following slaves vizt: Holliday, Judy, Arthur, Cresey, Daphney & Milly Allso one Feather Bed & furniture one side Saddle and Twelve Pounds Cash to her & her Heirs for Ever..."
Item I hereby subject my sons, John & Gray Judkins, to find a house or room sufficient for my Daughters Sarah & Mary to live in while they remain unmarried and also to let them work. Each of them one slave, on the land which I have given them, the said John & Gray without paying any rent during there said unmarried state - . . . .

The will of Sarah Judkins was dated on April 22, 1797, probated on February 1, 1798, at Sussex County, Virginia, W.B. F/82, and provided as follows:

"In the name of God Amen. This twenty second day of April one thousand seven hundred and ninety seven I Sarah Judkins of the county of Sussex and Parish of Albemarle being weak in body but of good sound sense and memory thanks to Almighty God for the same and calling to mind the Mortality of my body and knowing that it is appointed for all once to die do make and ordain this to be my last Will and testament first I do give and recommend my Soul to Almighty God that gave it and my body I recommend to the earth and Touching such Worldly goods that God hath blest me with in this present life I give and dispose of the same in the manner and form following.

Item I lend to my loving sister Frances Hopson the use of four negroes during her natural life, namely Amey, Billy, Antony and Duke and after her deceas I do give the said four negroes with their increase to be equally divided between her Children to them and their heirs forever.

Item 2 I lend to my loving neice Margaret Drake the use of seven negroes during her natural life namely Creacy, Pall, Mike Claborne, Bob, Eady, Toney and after her deceas I do give the said seven negroes with their Increase to be equally divided between her Children to them and their Heirs forever.

Item 3 I do lend to my loving neice Jimmima Rochel the use of thirteen negroes during her natural life namely Holida, Athur, Scotte, Davy, Silvy Dafney Sam Arthur Priner Teggins Ezbell Moll Caty and after hur Decease I do give the said thirteen negroes and their Increase to be equally divided between hur Children to them and their heirs forever.
Item 4 All the remaining part of my estate of what kind or quantity soever I do give and bequeath to my loving niece Jemimma Rochel to her and her heirs forever

Item I do hereby ordain constitute and appoint Hinchy Rochel and Howell Jones hole and sole Executors of this my last will and testament Revoking all wills heretofore by me made and do Ratify and confirm this and no other to be my last will and Testament in witness whereof I have hereunto set my hand and fixt my seal this day and year first written.

above Signed sealed Sarah Judkins
and Delivered in the presents of
Isaac Adams
his
Britton X Bayley
mark

At a Court held for Sussex County the 1st day of February 1798 the last will and testament of Sarah Judkins deceased was exhibited in Court by Hinchy Rochell one of the Executors therein named the same was proved by the witnesses thereto and ordered to be recorded and on the motion of said executor, who made oath and gave bond and Security agreeably to Law Certificate is granted him for obtaining a probate thereof in due form.

Teste
M. Bailey Clke"

On May 3, 1798, at Sussex County, Virginia, W.B. F/102 an inventory and appraisement of the estate of Sarah Wright dated February 3, 1798, was filed:

"An Inventory and appraisement of the Estate of Sarah Judkins decd taken this 3d day of February 1798

to One Negro man Antoney 85.0.0

to One Negro Boy Luke 75.0.0

to One ditto Mike 70.0.0

to One ditto Clabon 70.0.0

to One Negro Boy Bob 60.0.0

to One Negro Man Sam 95.0.0

to One Negro woman and Child Dafney and Cate 70.0.0

to One Negro Boy Toney 45.0.0
to One Negro boy Fagin 50.0.0
to One ditto Mat 45.0.0
to One ditto Wench and two Children Amy Children Will And Bob 100.0.0
   to One ditto wench Crecey 45.0.0
   to One ditto Girl Edy 45.0.0
   to One ditto Isbell 45.0.0
   to One ditto Riner 60.0.0
To Negro wench Scot and two Children david & Silvey 100.0.0
   to One Negro Man Holody 80.0.0
   to One Man boy Arter 80.0.0
   to One Negro woman Pall 70.0.0
   to One ditto man Arter 80.0.0
   to two Beds and Furniture 18.0.0
   to One Side Saddle and Bridle 5.0.0
   to One Box Iron Heaters and Chamber Pot 0.7.0
   to Two Counterpins and 2 pillers 2.5.0
   to Two Table Cloths and 3 twoels 1.8.0
   to a parcel of Earthen Ware 1.15.0
   to a parcell of Bottles and Phiols 0.3.6
   to a parcell of Pewter and 1 Boohat(?) 3.12.0
   to two Trunks and One Walnut Table 3.0.0
   to 1/2 Dozen Walnut Chairs 3.12.0
   to a parcell of Corn and One Dutch Oven 3.15.0
   to One pot and One pan 0.15.0
   to Trays Tubs and pail 0.10.0
   to a Parcell of Iron and Tea Kettle 1.0.0
   to two Cows and One yerling 6.12.0

In Obedience to the worshipfull Court of Sussex County We the Subscribers being first Sworn Have Valued the Estate as above

Henry Rochell Exert.  B Moore
   Amos Adams

At a Court held for Sussex County the 3rd day of May 1798 This Inventory and Appraisement of the estate of Sarah Judkins deceased was returned and Ordered to be recorded

Teste
   M. Bailey C"

In her letter dated January 26, 1988, Kathi Abendroth enclosed family group sheets prepared by Mary Dent which stated
that the will of Sarah Judkins was probated on February 1, 1798, at Surry County, Virginia.

g. Mary Judkins, Her Non-Husband James Jones, And Her Descendants

Mary Judkins was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B.

C/129, listed Mary Judkins as one of his children:

". . . . Item I give and Bequeath unto my Daughter Mary Judkins The Following negroes Namely Kate Cloway Hercules Davy Easter & Randolph also one Feather Bed & furniture One side saddle & Twelve Pounds Cash to her, her Heirs and Assigns for Ever - . . . .

Item I hereby subject my sons, John & Gray Judkins, to find a house or room sufficient for my Daughters Sarah & Mary to live in while they remain unmarried and also to let them work Each of them one slave, on the land which I have given them, the said John & Gray without paying any rent during there said unmarried state - . . . ."

The will of Mary Judkins was dated on January 29, 1796, probated on April 7, 1796, at Sussex County, Virginia, W.B.

E/415, and provided as follows:

"In the name of God Amen I Mary Judkins of Albemarle Parish in Sussex County being of Sound mind and disposing memory thanks be to Almighty God for the same do make and ordain This my last Will and Testament in manner and form following, first I recommend my Soul to God who gave it me and my body to the earth to be decently buried at the discretion of my Executrix hereafter named and as touching
such worldly Estate as it hath pleased God to bless me with. I dispose there of in the following manner.

Viz

Imprimis I give and bequeath to my Sister Frances Hobson the Sum of Ten pounds Lawful Money of Virginia to her and her heirs forever.

Item I give and bequeath to my Niece Salley Judkins my chare and Harness to her and her Heirs forever.

Item I lend to my Granddaughter Elizabeth Phillips the use of the following Negroes to Wit, David, Easter, Claracy, Pegg, Rodah, Clovey, Alses, Balam, Silva, Littleton, Phany, George, Peter, Edmond, Linson, Jim, Nancy, Billely lucy and Violet with their Increase from this date as long as she lives and at her decease to be equally divided between her Children (if any) all which I give to hem her or them and their Heirs forever But if she leaves no child my desire is that they go in the following Manner.

Vizt:

Item My Will and desire is that at the death of my Granddaughter Elizabeth Phillips (if she should not leave a child) my two negroes David and Easter may be sold (but to choose their Masters) and the money arising from such sale I give to Dr. Gabriel Morton Philips (if he be then living) if not I give the said Money to be equally divided amongst all my Brother Charles Judkins's children except Jno Judkins.

Item I give and bequeath to my Sister Frances Hobson (if my Granddaughter Eliza Phillips leaves no child) three Negroes Alece George & Peter to her and her Heirs forever.

Item I give and bequeath to my Brother John Judkins (if my Granddaughter Eliza Phillips leaves no child) four Negroes, Nancy, Billely Lucy & Violet to him and his Heirs forever and their increase from this date.

Item I give and bequeath to my Niece Lucy Kirby (if my Granddaughter Eliza Phillips leaves no child) one negro Girl Rhoda and her increase from this date to her and her heirs forever.

Item I give and bequeath to my Nephew Peyton Temple (if my Granddaughter Eliza Phillips leaves no child) one Negro woman
Pegg and her increase from this date to him and his Heirs forever

Item I Give and bequeath to my Niece Sarah Rochel (if my Granddaughter Eliza Phillips leaves no child) one Negro Boy Jim, to her and her heirs forever

Item I Give and bequeath to my Nephew Frederick Judkins (if my Granddaughter Eliza Phillips leaves no child) one Negro Boy Edmond to him and his heirs forever

Item I Give and bequeath to Polley Webb Daughter of my Nephew Herman Webb (if my Granddaughter Eliza Phillips leaves no child) one Negro boy Linson to him and his heirs forever

Item I Give and bequeath to my Nephew Charles Judkins (if my Granddaughter Eliza Phillips leaves no child) one Negro named Balaam to him and his heirs forever

Item I Give and bequeath to my Niece Patsy Judkins (if my Granddaughter Eliza Phillips leaves no child) one Negro named Littleton to her and her heirs forever

Item My Will and desire is that (if my Granddaughter Eliza Phillips leaves no child) that all the rest of my Negroes should be equally divided amongst My Sister Frances Hobsons children that shall be living at the death of my said Granddaughter to them and their Heirs forever

Item I lend to my Granddaughter Elizabeth Phillips the use of the following Plate Vizt one Tea Pot 1/2 dozen Tea spoons Marked RF already made and one Milk Pot and one Sugar Dish & one slop Bowl to be made as long as she lives and at her decease to be equally divided between her Children (if any) but if she should leave no child I Give the said Plate to my Nephew John Judkins son of Charles to him and his heirs forever

Item I Give and bequeath to my Nephew John Judkins son of Charles all the rest and residue of my Estate of what kind soever to him and his Heirs forever

Item Lastly I constitute and appoint my Granddaughter Elizabeth Phillips Whole and Sole Executrix of this my last Will and Testament Revoking all other wills by me heretofore made and declaring this & this only to be my last will and
Testament. In Witness whereof I have hereunto set my hand and affixed my Seal this twenty ninth day of January one thousand seven hundred and Ninety Six

Sealed & delivered Mary Judkins
in presence of
Robert Jones
his
James X Williams
mark
Susanna Williamson

At a Court held for Sussex County the 7th day of April 1796 the last Will and Testament of Mary Judkins was exhibited into Court by Elizabeth Phillips the Executrix therein named the same was proved by the oaths of Robert Jones and James Williams two Witnesses thereto and ordered to be Recorded and on the Motion of Said Executrix who made oath and gave bond and Security agreeably to Law - Certificate is granted her for obtaining a probate thereof in due form

Examined Teste M. Bailey CSC"

On February 2, 1797, at Sussex County, Virginia, W.B. F/13 an inventory of the estate of Mary Judkins dated April 12, 1796, was filed:

"An Inventory of the Estate of Mary Judkins Dec Taken the 12th Day of April 1796

William Nusome Bond 5.12.0
Thomas Pebles Do 2.0.0
William Nusome Do Ballenc due 2.6.6
Charles Nusome Do 10.0.0
John Clenton Do 2.5.0
Robert Roses Do 2.5.0
Benj beven Do 11.0.0
George Hogwood Do 7.0.0
Benj Bullok Do 5.0.0
Jordan Bess Do B Due Ba 9.9.5
George Nusome Do 7.0.0
Edmund Gibbins Do 3.5.0
Seymour Long Do 2.8.0
John Wilboin Do 13.12.0
Catherine Hertley Do Ballenc Due 10.0
Benjamin Bullok Do 4.10.0
David brown do 5.11.6
Following Bond Due Dec 25 1796
William Chappel Do 7.0.0
William Bottom Do 3.10.0
David brown Do 6.0.0
James brown Do 3.0.0
Benjn Bullok Do 6.0.0
John Holt Do 11.11.0

£123.15.5

The following Negroes Viz
David, Easter, Clerecy, Peggy, Rhodeh, Cloisey,
Alse, Silve, Pheny, Beleem, Littleton, George,
Edmund
One Bead 1 par sheats 2 Counter Pins & Bedstead 12.0.0
One chest 10.0
Lage Trunk 12.0
Small Trunk 7.0
Spun Cotton & Flax 15.0
Barrel with Cotton 6.0
1/2 Doz Clock spoens & Tee Canister 7.0
6 Wiry comb small breash Horsman Hatt Cook & Sundries 6.0
Wine with Jugg 6.0
Bridle 4.0
Check Linnen 12.0
Spinning Wheel wash tub bell & Bason 6.9
Silk Umberals 18.0
Cottan Cards 3.0

£822.6.9

Wm Chappell
Nathel Holt
Isaac Adams

At a Court held for Sussex County the 2nd day of Feby 1797
This Inventory & Appraisment was returned & ordered to be recorded

Teste
M Bailey Clk"

In her letter dated January 26, 1988, Kathi Abendoth
enclosed family group sheets prepared by Mary Dent which stated
that the will of Mary Judkins was probated on April 7, 1796, at
Surry County, Virginia.
In her letter dated May 13, 1991, Mrs. Norma Pennington stated that Mary Judkins was the daughter of Charles Judkins and never married, that the Albemarle Parish Register listed the birth of Ruiana, daughter of Mary Judkins and James Jones, on January 27, 1752, that on November 21, 1752, at Surry County, Virginia, Court Order Book 1751-1753/215, Mary Judkins was presented in Court for having a bastard child, and that Charles Judkins gave a bond that he and his daughter Mary were not to bring suit to have James Jones marry his daughter Mary.

i. Ruiana (Judkins) Fagan, Her Husband Enoch Fagan, And Her Descendants

Ruiana (Judkins) Fagan was the daughter of Mary Judkins and James Jones. (1672 Samuel1, 1710 Charles2, 1774 Charles3, Mary4)

In her letter dated May 13, 1991, Mrs. Norma Pennington stated that Mary Judkins was the daughter of Charles Judkins and never married, that the Albemarle Parish Register listed the birth of Ruiana, daughter of Mary Judkins and James Jones on January 27, 1752, that on November 21, 1752, at Surry County, Virginia, Court Order Book 1751-1753/215, Mary Judkins was presented in Court for having a bastard child, and that Charles Judkins gave a bond that he and his daughter Mary were not to bring suit to have James Jones marry his daughter Mary.
Mrs. Pennington also stated that the marriage bond of Ruiana Judkins, daughter of Mary Judkins, and Enoch Fagan was dated on ______, at Sussex County, Virginia, that Enoch Fagan died on January 16, 1777, at Tyrell County, North Carolina, and that he left his wife Riuana and a daughter Mary.

(I) Mary Fagan

Mary Fagan was a daughter of Ruiana (Judkins) Fagan and James Jones. (1672 Samuel1, 1710 Charles2, 1774 Charles3, Mary4, Ruiana5)

  h. ______ (Judkins) Atkinson, Her Husband Amos Atkinson, And Her Descendants

  ______ (Judkins) Atkinson was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel1, 1710 Charles2, 1774 Charles3)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Amos Atkinson as his son in law and Sarah Atkinson and Jemima Atkinson as his grandchildren:

"... Item I leave unto my Son in law Amos Atkison During his natural life the use of Two young negroes which he has of mine in his possession, namely, Cuffee & Balaam, and at his decease I desire they may be Equally divided between my three Grand Daughters namely, Marget Drake Sarah Atkison & Jemima Atkison, I also desire that my Executors hereafter named may Equally divide my following negroes which is also in the possession of the Said Amos Atkison between my above Said Grand Daughters, namely, Amey, Georgefriday, Rose, Cato, Jeremiay & Peter, but in case the Said Atkison Should refuse to give up the Six last mentioned negroes, I desire it may be a forfiture of his right in the two first
mentioned, and I leave my Executors then to act in that case as they see best for my three above Said Grand Daughters - . . . ."

This record clearly indicates that ______ Judkins had married a Amos Atkinson before November 6, 1773.

i.  Marget (Atkison) Drake And Her Husband ______ Drake

Marget (Atkison) Drake was a daughter of ______ (Judkins) Atkinson and Amos Atkinson. (1672 Samuel¹, 1710 Charles², 1774 Charles³, ______⁴)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Amos Atkinson as his son in law and Marget Drake as one of his grandchildren:

". . . . Item I leave unto my Son in law Amos Atkison During his natural life the use of Two young negroes which he has of mine in his possession, namely, Cuffee & Balaam, and at his decease I desire they may be Equally divided between my three Grand Daughters namely, Marget Drake Sarah Atkison & Jemima Atkison, I also desire that my Executors hereafter named may Equally divide my following negroes which is also in the possession of the Said Amos Atkison between my above Said Grand Daughters, namely, Amey, Georgefryday, Rose, Cato, Jeremiay & Peter, but in case the Said Atkison Should refuse to give up the Six last mentioned negroes, I desire it may be a forfiture of his right in the two first mentioned, and I leave my Executors then to act in that case as they see best for my three above Said Grand Daughters - . . . ."
ii. Sarah Atkinson
Sarah Atkinson was a daughter of

(_______ (Judkins) Atkinson and Amos Atkinson. (1672 Samuel, 1710 Charles, 1774 Charles, _______)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Amos Atkinson as his son in law and Sarah Atkinson as one of his grandchildren:

"... Item I leave unto my Son in law Amos Atkison During his natural life the use of Two young negroes which he has of mine in his possession, namely, Cuffee & Balaam, and at his decease I desire they may be Equally divided between my three Grand Daughters namely, Marget Drake Sarah Atkison & Jemima Atkison, I also desire that my Executors hereafter named may Equally divide my following negroes which is also in the possession of the Said Amos Atkison between my above Said Grand Daughters, namely, Amey, Georgefryday, Rose, Cato, Jeremiay & Peter, but in case the Said Atkison Should refuse to give up the Six last mentioned negroes, I desire it may be a forfeiture of his right in the two first mentioned, and I leave my Executors then to act in that case as they see best for my three above Said Grand Daughters -. . . ."

This record clearly indicates that Sarah Atkinson was born before November 6, 1773.

ii. Jemima Atkinson

Jemima Atkinson was a daughter of

(_______ (Judkins) Atkinson and Amos Atkinson. (1672 Samuel, 1710 Charles, 1774 Charles, _______)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B.
C/129, listed Amos Atkinson as his son in law and Jemima Atkinson as one of his grandchildren:

"... Item I leave unto my Son in law Amos Atkison During his natural life the use of Two young negroes which he has of mine in his possession, namely, Cuffee & Balaam, and at his decease I desire they may be Equally divided between my three Grand Daughters namely, Marget Drake Sarah Atkison & Jemima Atkison, I also desire that my Executors hereafter named may Equally divide my following negroes which is also in the possession of the Said Amos Atkison between my above Said Grand Daughters, namely, Amey, Georgefryday, Rose, Cato, Jeremiay & Peter, but in case the Said Atkison Should refuse to give up the Six last mentioned negroes, I desire it may be a forfutire of his right in the two first mentioned, and I leave my Executors then to act in that case as they see best for my three above Said Grand Daughters - ..."

This record clearly indicates that Jemina Atkinson was born before November 6, 1773.

i. _____ (Judkins) Dunn, Her Husband Thomas Dunn, And Her Descendants

_____ (Judkins) Dunn was a daughter of 1774 Charles Judkins of Sussex County and Sarah (Gray) Judkins. (1672 Samuel¹, 1710 Charles², 1774 Charles³)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B.

C/129, listed Thomas Dunn as his son in law and Allen Dunn, Berney Dunn, and Mary Dunn as his grandchildren:

"... I Give and Bequeath unto my three Grand Children Allen Dunn, Barney Dunn & Maryy Dunn three negroes Boys now in Possession of their Father Thomas Dunn in the Following Manner Vz. a boy Called Matt unto Allen Do. to Caled Steaven, unto Barney Dunn Do. Called Ruffin unto Mary Dunn, to be Delivered unto the said Legaties when they arive to
the Age of Twentyone years or on the Day of Marriage to them the said Allen, Barney, & Mary Dunn, Their Heirs or assigns for Ever - . . . . ."

This record clearly indicates that _______ Judkins had married a Thomas Dunn before November 6, 1773.

i. Allen Dunn

Allen Dunn was a son of _______

(Judkins) Dunn and Thomas Dunn. (1672 Samuel¹, 1710 Charles², 1774 Charles³, _______⁴)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Thomas Dunn as his son in law and Allen Dunn as one of his grandchildren:

". . . . I Give and Bequeath unto my three Grand Children Allen Dunn, Barney Dunn & Maryy Dunn three negroes Boys now in Possession of their Father Thomas Dunn in the Following Manner Vz. a boy Called Matt unto Allen Do. to Caled Steaven, unto Barney Dunn Do. Called Ruffin unto Mary Dunn, to be Delivered unto the said Legaties when they arive to the Age of Twentyone years or on the Day of Marriage to them the said Allen, Barney, & Mary Dunn, Their Heirs or assigns for Ever - . . . . ."

This record clearly indicates that Allen Dunn was born before November 6, 1773.

ii. Berney Dunn

Berney Dunn was a son of _______

(Judkins) Dunn and Thomas Dunn. (1672 Samuel¹, 1710 Charles², 1774 Charles³, _______⁴)
The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Thomas Dunn as his son in law and Berney Dunn as one of his grandchildren:

"... I Give and Bequeath unto my three Grand Children Allen Dunn, Barney Dunn & Maryy Dunn three negroes Boys now in Possession of their Father Thomas Dunn in the Following Manner Vz. a boy Called Matt unto Allen Do. to Caled Steaven, unto Barney Dunn Do. Called Ruffin unto Mary Dunn, to be Delivered unto the said Legaties when they arive to the Age of Twentyone years or on the Day of Marriage to them the said Allen, Barney, & Mary Dunn, Their Heirs or assigns for Ever -... ."

This record clearly indicates that Berney Dunn was born before November 6, 1773.

iii. Mary Dunn

Mary Dunn was a daughter of ________ (Judkins) Dunn and Thomas Dunn. (1672 Samuel¹, 1710 Charles², 1774 Charles³, ________⁴)

The will of Charles Judkins dated November 6, 1773, and probated on June 16, 1774, at Sussex County, Virginia, W.B. C/129, listed Thomas Dunn as his son in law and Mary Dunn as one of his grandchildren:

"... I Give and Bequeath unto my three Grand Children Allen Dunn, Barney Dunn & Maryy Dunn three negroes Boys now in Possession of their Father Thomas Dunn in the Following Manner Vz. a boy Called Matt unto Allen Do. to Caled Steaven, unto Barney Dunn Do. Called Ruffin unto Mary Dunn, to be Delivered unto the said Legaties when they arive to the Age of Twentyone years or on the Day of Marriage to them the said Allen, Barney, & Mary Dunn, Their Heirs or assigns for Ever -... ."
This record clearly indicates that Mary Dunn was born before November 6, 1773.

3. **1732 Thomas Judkins Of Surry County**

1732 Thomas Judkins of Surry County was a son of 1710 Charles Judkins of Surry County and Jane (_______) (Judkins) Williams. (1672 Samuel\(^1\), 1710 Charles\(^2\))

The will of Charles Judkins dated on March 18, 1709/10, and probated on May 2, 1710, at Surry County, Virginia, D.&W.B. 6/81 listed Thomas Judkins as one of his children:

"... Item it is my Will that if my Wife Jane do marry or dye that then I would have my two Sons James and Charles to be for themselves at ye Age of eighteen years and likewise my two Sons Thomas and William, ... ."

The will of Thomas Judkins was dated on January 26, 1731/32, probated on July 29, 1732, at Surry County, Virginia, D. & W.B. 8/205, and provided as follows:

"In the name of God Amen I Thomas Judkins being very Sick and weak in body but of perfect mind and Memory thanks be given to Almighty God for it therefore Calling to mind the Mortallity of my body and knowing that it is appointed for all men once to dye do make and Ordain this my last Will and Testament.

That is to say prinsipaly that first of all I Recommend my Sole into the hands of God that gave it Nothing doubting but to Receive the same again at the Jenerall Resurrection and for my body I bequeath to the Earth to be buried in a Christian like and deseanat maner at the Discrisions of my Exr.

Impr: I bequave to my brother William Judkins one feather bed boster and Six pdes. Credit and the half of my Ozenburge that is in my Chestast.
Item. I Give and bequave to my brother James Judkins Six pounds Credit and my bay horse and new Saddill and my Kirb bridell and the Remainder of ye Ozenburg that is in my Chest.

Item. I give and bequave to my brother Charles Judkins all my Land and Plantation and my Negro boy Named George to him and his heires for Ever, after my debts and Legices are paid I do Constitute and apoint my said Brother Charles Judkins my hole and Sole heir and Executr. this my last Will and Testament Ratifying and Confirming this and no other to be my Last Will and Testament in Witness Whearof I have heareto set my hand and Seal this 26 day of Janry; Anno: 1731/2

Teste. Howell Briggs Thos: Judkin  
his  
John O Owen  
mark  
his  
Thos. T Alsobrook  
mark

At a Court held for Surry County July the 29th 1732

The above mentioned Will of Thomas Judkins Deced. was Presented in Court by Charles Judkins Executr: thereof who made Oath thereto and gave bond with Security According to Law & being proved by the Oaths of Howell Briggs, Jno. Owen & Thos. Alsobrook Witnesses thereto ye same is Ordered to be recorded & is recorded by

Jno. Allen Cl Cur:" 

This record clearly identifies the family of 1732 Thomas Judkins of Surry County as follows:

Brothers: 1) William Judkins,  
2) James Judkins, and  
3) Charles Judkins. 

The listing of his brothers as William, James, and Charles clearly identifies this Thomas Wright as the son of 1710 Charles
Judkins, who named his sons in his will as James, Charles, Thomas, and William.

On September 20, 1732, at Surry County, Virginia, W.B. 8/230 an inventory and appraisement of the estate of Thomas Judkins was filed:

"A true and perfect Inventory of all Goods and Chattells of Thos. Judkins Dececd.

Legacies

To James Judkins 6 pt Cr. at a Store - 1 horse bridal and Saddill, 25 Ells of Ozenb. and a half -

To Wm. Judkins 1 new feather bed and bolster. 6 pd. Cr. at a store 25 Ells & half of Azenb.

To Charles Judkins, 360 Acres Ld. To set of Carpinders tools, 1 persell of wareing close, 2 Castor botts, 1 horse bridell & Sadle 1 pease of botton (?) 1 Remnent of Selune - 4 Glass bottles, 1 horne comb, 1 Razor - 1 pd of powder & 4 pd of Shoot, 1 sword and Cartooch box
1 pr of Leather Spatterdashes
1 pr of Shoes and Silver Shoe buckles
1 Gold Ring and 10 Shilling Cash
1 Ink horn and Pen knife and sum thread
To 1 Negro boy named George
10 barrells of Indian Corn

Charles X Judkins Executor signum

At a Court held for Surry County September ye 20th 1732 The above mentioned Inv. of the Estate of Tho Judkins deceased thus Presented by Charles Judkins Executr of the last Will and Testament of the said decead was ordered to be Recorded & is Recorded by Jno Allen Cl Cur"

Southside Virginia Families, Volume II, "Judkins of Surry", stated that Thomas Judkins died unmarried in 1732 at Surry County, Virginia.
4. William Judkins, His Wife Catherine (_______) Judkins, And His Descendants

William Judkins was a son of 1710 Charles Judkins of Surry County and Jane (_______) (Judkins) Williams. (1672 Samuel¹, 1710 Charles²)

The will of Charles Judkins dated on March 18, 1709/10, and probated on May 2, 1710, at Surry County, Virginia, D.&W.B. 6/81 listed William Judkins as one of his children:

"... Item it is my Will that if my Wife Jane do marry or dye that then I would have my two Sons James and Charles to be for themselves att ye Age of eighteen years and likewise my two Sons Thomas and William, ..."

The will of Thomas Judkins dated on January 26, 1731/32, and probated on July 29, 1732, at Surry County, Virginia, D. & W.B. 8/205 listed William Judkins as his brother:

"... Impr: I bequave to my brother William Judkins one feather bed boster and Six pdes. Credit and the half of my Ozenburge that is in my Cheast. ...

The Albemarle Parish Register listed the following births for William Judkins and Catherine (_______) Judkins:

1) William Judkins, born on March 22, 1739/40, and
2) James Judkins, born on March 5, 1742.

a. William Judkins

William Judkins was a son of William Judkins and Catherine (_______) Judkins. (1672 Samuel¹, 1710 Charles², William³)
The Albemarle Parish Register listed the birth of William Judkins on March 22, 1739/40, and his parents as William Judkins and Catherine (______) Judkins.

b. **James Judkins**

James Judkins was a son of William Judkins and Catherine (______) Judkins. (1672 Samuel^1, 1710 Charles^2, William^3)

The Albemarle Parish Register listed the birth of James Judkins on March 5, 1742, and his parents as William Judkins and Catherine (______) Judkins.