

Mary Clacks Will-

IN THE NAME OF GOD AMEN- I Mary Clack of the Parish of St. Andrew and County of Brunswick being sick and weak but of sound, perfect and Disposing mind and memory thanks be to allmighty God for the same do make this my last will and Testament in manner & form following. first that all my Just debts & Funeral Expences be duly paid & discharged

ITEM I give and Bequeath unto my son John Clack during his natural life my Two negroes fellows (To Wit) Great Jack and Old Dick- and at his discease to my grandson James Clack to him and his Heirs forever--

ITEM I give and Bequeath to my son Wm. Clack my negro winch Great _____ and her child Grace, with their future increase to him and his Heirs forever- ITEM I leave my negroes wench Nan and her three children, Isaac Robin and Bram to be sold by my Executors hereafter named to pay my proportion of a Debt due to my son-in-law Robert Ruffin on a mortgage given by my Decd Husband but my desire is that if Nan and her Two children, Robin and Abraham shall be sufficient to pay my debts that then I give and Bequeath the said Boy Isaac to my grandson Eldridge Clack to him and his Heirs forever- Lastly I constitute and appoint my Two sons John Clack and Wm. Clack my Executors to this my Last will and Testament IN WITNESS whereof I have hereunto set my hand and affixed by Seal this Twenty third day of April one Thousand seven hundred and Sixty three-----

Signed Sealed published & Declared
to be the Testators Last Will and
Testament in presence of

Mary Clack (Seal)

William Lindsay William Ramsey (or Ramey) Patrick Hall

At a Court held for Brunswick County the 23rd day of May 1763 This Will was presented into Court by John Clack and Wm. Clack the Executors therein named who made oath thereto according to Law and the same was proved by the oaths of Wm Lindsay & Patrick Hall Two of the Witnesses thereto and ordered to be Recorded and certificate granted to said Executors for obtaining the probate thereof in due form- they having with James Parham and Thomas Twitty senr. their securities entered into and acknowledged their Bond in the penalty of one Thousand pounds with conditions according to Law

Teste John Robinson C.& Cur-