

Surrogate's Court,
County of New York.
In the Matter of Proving the Last Will
and Testament of Charles William Schu-
mann Deceased, As a Will of Real and
Personal Property.

County and State of New York, ss.

Baldwell Cleveland of New York City, being duly sworn as a witness in the above entitled matter, and examined on behalf of the applicant to prove said will, says: I was acquainted with Charles William Schumann, now deceased; I knew the above-named decedent for eight years before his death. The subscription of the name of said decedent to the instrument now shown to me and offered for probate as his last will and testament, and bearing date the 24th day of April in the year one thousand eight hundred and ninety-nine was made by the decedent at the City of New York, on the 24th day of April in the year one thousand eight hundred and ninety-nine, in the presence of myself and Arthur D. Weeks, the other subscribing witness. At the time of such subscription the said decedent declared the said instrument so subscribed by him to be his last will and testament, and I thereupon signed my name as a witness at the end of said instrument, at the request of said decedent, and in his presence. The said decedent at the time of so executing said instrument, was upwards of the age of twenty-one years, and in my opinion of sound mind, memory and understanding, not under any restraint or in any respect incompetent to make a will. I also saw said Arthur D. Weeks, the other subscribing witness, sign his name as witness at the end of said will, and know that he did so at the request and in the presence of said decedent.

Witness sworn and examined
before me this 17th day of November 1902. } Baldwell Cleveland.

Jacob Mashburn
Assistant to the Surrogate, New York County

At a Surrogate's Court held in and for the County of New York, at the Surrogate's Office in said County, on the 17th day of November in the year 1902.

Present:

Hon. Frank J. Fitzgerald

In the Matter of Proving the last
Will and Testament of Charles
William Schumann, Deceased.

The citation herein having been duly issued, waived and returned, the allegations of the parties appearing having been heard, and the proofs having been duly taken by the Surrogate, among other things as to the execution of said instrument, bearing date April 24th 1899, and the probate of the said Will not having been contested, and it appearing to the Surrogate, that the Will was duly executed and that the Testator at the time of executing it was in all respects competent to make a Will and not under restraint. It is Ordered, Adjudged and Decreed, that the instrument offered for probate herein be and the same hereby is admitted to probate as the last Will and Testament of the said deceased, valid to pass real and personal property, and that Letters Testamentary be issued thereon to the executors who may qualify therunder.

Frank J. Fitzgerald,
Surrogate.

The People of the State of New York, By the Grace of God Free and Independent. To all to whom these Presents shall come or whom they may concern,

Send Greeting:

Know ye, That at the County of New York, on the 17th day of November in the year of our Lord one thousand nine hundred and two before Hon. Frank J. Fitzgerald a Surrogate of our said County, the Last Will and Testament of Charles William Schumann deceased, was proved, and is now approved and allowed by us, and the said deceased having been at the time of his death a resident of the County of New York, by means whereof the proving and registering said Will and the granting Administration of all and singular the goods, chattels and credits of the said Testator and also the auditing, allowing and final discharging the account thereof, doth belong unto us, the administration of all and singular the goods, chattels and credits of the said deceased and any way concerning his Will, is granted unto Charles F. Schumann and George Henry Schumann each of the City of New York N.Y. the Executors in the said Will named, they being first duly sworn, well, faithfully and honestly to discharge the duties of such Executors.

In Testimony whereof, we have caused the seal of Office of the Surrogates' Court of the County of