

The People of the State of New York
By the grace of God Freely and Impartially,
To all to whom these presents shall come,
greeting; Known ye, That we having

examined the records and files in the
Office of the Surrogate of the County of
New York, do find there remaining, a
certain record of the last will and
testament and codicil thereto of
Isidor Wallack deceased, to gotten with
the probate thereof and the letters gran-
ted thereon said will having been
duly admitted to probate as a will
of real and personal property on the
22nd day of March 1888 in the year one
thousand eight hundred and eighty nine,
in the words and figures following, to wit,

In the matter of proving the last Will
and Testament of Isidor Wallack
deceased, As a Will of Real and personal
property,

To the Surrogates Court of the County of
New York,

The Petition of Abraham Wallack residing
at No 359 West 85 Street, in the City of New
York, respectfully sheweth that your
Petitioner is one of the Executors named in
the last will and testament Isidor Wallack
late of the County of New York deceased.

That said last will and testament above
mention'd relate to both real and
personal property, and bears date the
27th day of February 1885, and is signed
at the end thereof by the said testator and
by William R Rose and Gibson Patzel as
subscribing witnesses, and that said testator
also made a Codicil to said will dated
June 15th 1887, which is signed at the end
thereof by Gibson Patzel and Edward L Rose
as subscribing witnesses.

not know of any other codicil to said last
will and testament, nor is there any other
to the best of his information and belief

That the said decedent was at or immen-
sively previous to his death a resident of the
County of New York and departed this life
in Asheville North Carolina on the 15th day
of March 1887.

Your petitioner further states that the
heirs and all the rest of the said decedent
together with their residence are as follows to
wit Your petitioner his father is the only heir
and best of him of decedent who resides at
359 West 85th Street aforesaid,

That all of the above named are of full
age and of sound mind.

That said decedent left him surviving
no widow, child, or children; the wife of any
deceased child or children or any deceased
child's husband or wife, or brother or sister
of the half blood or the wife of any deceased
brother or sister, or any deceased brother's
wife or any deceased sister's husband,
except as above stated.

That no petition for the probate of said
will or for letters of Administration on said
estate has been heretofore filed in this or
any other Surrogates Court of this State.
Your petitioner further prays that a
citation issue to the above named
persons to attend the probate thereof and
that the said last will and testament
and Codicil may be proved as a
Will and Codicil of real and personal
property and that the letter testamentary
may be issued thereon to the Decent
who may qualify thereunder, dated
New York City March 20th 1889.

Abraham Wallack

Petitioner

1868-1899 and State of New York, S.S.
Abraham Wallack the Petitioner named in

in the foregoing petition being duly sworn deposes and says that he has read the foregoing petition subscribed by him and knows the contents thereof and that the same is true of his own knowledge except as to matters therein stated to be alleged on information and belief and that as to those matters he believes them to be true.

Abraham Wallack
Swear to this 20th day of March 1889. *Petitioner*
William Wetmore
Notary Public
New York County,

Will filed 20th day of March 1889.
Petition filed 20th day of March 1889.
Petition returnable day of 188
Sup. Cit., day of 188
Cit. waived

Surrogate's Court
County of New York.

In the matter of proving the last Will and testament of Isidor Wallack deceased, as a Will of real and personal property, *Petition*.

Horn & Osgood Esqrs Attorneys for Petitioner
No 320 Broadway, New York City.

Admitted March 22, 1889, as to real and personal property.

The people of the State of New York,
By the Grace of God Free and Independent,

To Abraham Wallack the heir and next of kin of Isidor Wallack deceased send greeting;
Whereas Abraham Wallack of the City of New York has lately applied to the Surrogate's Court of our County of New York to have a certain instrument in writing bearing date the 1st January 1885 together with a codicil thereto bearing date the 1st January 1886 admitted into record;

1887 relating to both real and personal property, duly proped as the last Will and Testament of Isidor Wallack late of the City and County of New York deceased. Wherefore you by each of you, are cited to appear before the Surrogate of our County of New York, at his office in the City of New York on the 22nd day of March one thousand eight hundred and eighty-nine at ten o'clock in the forenoon of that day, there and then to attend the probate of the said last Will and Testament.

And such of you are hereby cited, as are under the age of twenty-one years, are required to appear by your guardian, if you have one, or if you have none, to appear and apply for one to be appointed or in your ~~right~~ or failure to do so, a guardian will be appointed by the Surrogate to represent and act for you in the proceeding.

On Testimony Whereof, we have caused the seal of the surrogate Court of our said County of New York to be hereunto affixed. Witness, S. Hanson, Esq. Surrogate of our said County, at the City of New York the 20th day of March one thousand eight hundred and eighty-nine.

Clerk of the Surrogate Court

Surrogate's Court
County of New York

In the Matter of proving The
Last Will and Testament of
Isidor Wallack deceased
as a Will of real and personal property.

City and County of New York ss
Abraham Wallack being duly sworn says, that Isidor Wallack above named departed this life at Asheville North Carolina on 15th day of March 1889, and deponent is petitioner herein.

Swear to be told me this

Abraham Wallack

March 1889

W^m Wetmore

Notary Public New York Co.

I, Isidor Wallack, of the City of New York, hereby do make, publish and declare this to be my last Will and Testament.

I give and bequeath all the monies which I may have on deposit at the time of my death in Savings Banks in the City of New York and also the monies which may be paid upon my death under the policy of The Mutual Life Insurance Company of New York unto my sisters Estella and Alice and my brother Lester to be divided between them equally.

I give and bequeath my gold watch and chain to my brother Lester; my diamond scarf pin to my sister Estella and my diamond ring to my sister Alice. All the rest, residue and remainder of my estate both real and personal wheresoever the same may be of which I may die seized or possessed I give, devise and bequeath unto my dear Mother to have and to hold the same absolutely and永远.

But if my said mother should not survive me then I give, devise and bequeath all of the said rest, residue and remainder of my said estate to my executors hereinafter named to have and to hold the same in trust nevertheless to and for the following uses and purposes, to invest the same and to pay over unto my father such part of the annual rents, issues, income, and profits thereof as he may in his judgment deem and consider sufficient for his maintenance and support during the term of his natural life and I leave it to him absolutely to determine the portion of said annual rents, issues, incomes and profits sufficient for his support and maintenance his judgment to be final and binding upon the other beneficiaries under this my will and I direct my said executors to pay over the balance of said rents, issues, income and profits, if any, unto my sisters Estella and Alice and my brother Lester share and share alike and upon the death of my said father to divide the said rest, residue and remainder of my estate held in trust as aforesaid among my said sisters and brother share and share alike.

of my brother if he should predecease me

issue of such of my sisters as may be deceased before the said legal division to take the share of my said estate and the income of said share which the parent would have taken if living.

I authorize and empower my father whom I hereby nominate, constitute and appoint one of the executors of this my Last Will and Testament to continue carry on and conduct the business in which I may be engaged at the time of my death, during the term of his natural life but he may at his discretion at any time discontinue the said business and convert the assets thereof into cash.

So long as he may continue to conduct and carry on said business under the authority herein given him, it is my will that he should receive and draw from the funds of the business in equal weekly installments as compensation as a salary for the services to be performed by him the sum of Five thousand Dollars per annum.

But the provisions in this clause as to continuing carrying on and conducting said business shall only be operative in the event of the death of my mother before me.

I nominate, constitute and appoint my father as executor and my mother as executrix of this my last will and Testament.

Upon the death of my said father and mother I nominate, constitute and appoint my cousin Joseph Wallack as executor of this my Last Will and Testament.

I hereby revoke, cancel and annul all former Wills, Testaments and Codicils by me at any time heretofore made.

In Witness Whereof, I have hereunto set my hand and seal the 27th day of February in the year one thousand eight hundred and eighty-five.

Isidor Wallack 1885

Subscribed, sealed, Published and Declared by the above named Testator, Isidor Wallack as and for his last Will and Testament in the presence of us who this report, in his presence and the presence of each other have hereunto subscribed our names.

William N. Rose, residing at No. 19 West 129th Street, New York City.

Gibson Petrel, residing at No. 252 East 18th Street, New York City.

Whereas I Isidor Wallach, of the City of New York
hereunto executed my Last Will and Testament
being date the 27th Day of February, 1885
Now I do make and declare the following codicil thereto.

Referring to the provisions of my Will and
Whereby upon the death of my father and
mother, I nominated, constituted and appointed
my Cousin Joseph Wallach as executor of my
Last Will and Testament, I hereby modify said
provisions in this respect to wit: That upon the
death of my father and mother I hereby nominate,
constitute and appoint my said Cousin Joseph
Wallach and my friend Isaac Blumenthal of New
York City, as the executors of my said Last
Will and Testament.

In witness Whereof, I have hereunto set
my hand seal this Fifteenth day of June 1887.

Isidor Wallach [L.S.]

Subscribed sealed, Published and Acknowledged by the
above named Testator, Isidor Wallach as and for
a Codicil to this his Last Will and Testament in
the presence of us, who at his request, and in the
presence of each other and in his presence have hereunto
subscribed our names as witnesses.

Gibson Putzel, residing at No. 252 East 48th
New York City.

Edwin P. Ross residing at No. 89 West 129th
New York City.

Surrogate Court
County of New York

In the Matter of Proving the Last Will and Testament of
Isidor Wallach,

Deceased

As a will of Real and Personal property

City County and State of New York ss.

Buncombe Co NC Wills, Bk B, 1868-1899

being duly sworn as witness in the year of our Lord one thousand eight hundred and eighty nine

and examined on behalf of the applicant to prove said will, says: I was well acquainted with Isidor Wallach now deceased
I knew the above named decedent for more than eighty 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 twenty seventh day of February in the year one thousand eight hundred and eighty five, was made by the decedent at New York City. On the twenty seventh day of February in the year one thousand eight hundred and eighty five, in the presence of myself and Gibson Putzel 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 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 of sound mind, memory and understanding but not under any infirmity or in any respect incompetent to make a will. I also saw said Gibson Putzel the other attesting witness, sign his name as witness at the end of said will, and know that he did so at the request of said decedent, and in his presence.

Witness sworn and examined William P. Ross
before me, this 22nd day of March 1889

Benjamin A. Jackson
assistant to the Surrogate
New York County.

www.northcarolinapioneers.com

Surrogate's Court
County of New York:

In the Matter of Proving the last will & Testament of
Isidor Wallach
Deceased
as a will of real and personal property

City, County and State of New York ss.

Gibson Putzel of 252
East 48th Street in the City of New York, 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
well acquainted with Isidor Wallach now deceased.
I knew the above named decedent for more than 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 & Testament, and bearing date the
twentysixth day of February in the year one
thousand eight hundred and eighty five, was made
by the decedent at New York City.

On the twentysixth day of February in the
year one thousand eight hundred and eighty five
in the presence of myself and William R. Rose 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 & 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 of sound mind, memory and understanding
and not under any restraint or in any respect
incompetent to make a will. I also saw William R. Rose
the other attesting witness sign his name as witness
at the end of said will and know that he did so at the
request of the said decedent and in his presence.

Witness sworn and examined before Gibson Putzel
on the 22 day of March 1889.

Benjamin A. Jackson

assistant to the court

Surrogate's Court
County of New York.

In the Matter of proving the last Will & Testament of
Isidor Wallach
Deceased
as a will of Real and personal property

City, County and State of New York ss.

Gibson Putzel 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 well
acquainted with Isidor Wallach now deceased.

I knew the above named decedent for more
than 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 & Testament, and bearing date the
fifteenth day of June in the year one thousand eight hundred
and eighteen, was made by the decedent at
New York City on the fifteenth day of June in
the year one thousand eight hundred and eighty
seven, in the presence of myself and Edwin L. Rose
the other subscribing witness. At the time of such
subscription the said decedent declared the said
instrument so subscribed by him to be a codicil
to his last Will & 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 of sound mind, memory and understanding
and not under any restraint or in any respect
incompetent to make a will. I also saw said
Edwin L. Rose the other attesting witness sign
his name as witness at the end of said will, and know
that he did so at the request of said decedent, and in
his presence.

Witness sworn and examined before Gibson Putzel
on the 22 day of March 1889.

Benjamin A. Jackson

Surrogate's Court
County of New York

In the Matter of Proving the last Will and Testament of
Isidor Hallach Deceased,
as a will of Real and Personal Property

City, County and State of New York ss.

Edwin L Rose 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 well acquainted with Isidor
Hallach now deceased.

I knew the above-named deceased for more than three
years before his death. The subscription of the name of
said deceased to the instrument now shown to me and offered
for probate as a codicil to his last will and testament, and
bearing date the fifteenth day of June in the year
one thousand eight hundred and eighty seven, was made
by the deceased at New York City on the fifteenth day of
June in the year one thousand eight hundred and
eighty seven in the presence of myself and
Gibson Patz the other subscribing witness.

At the time of such subscription, the said deceased
declared the said instrument so subscribed by him
to be a codicil to his last will and testament. Thereupon
signed my name as a witness at the end of said instrument
at the request of said deceased, and in his presence.
The said deceased at the time of so executing said
instrument, was upward of the age of twentyone years
and of sound mind, memory and understandings and
not under any restraint or in any respect incapable
to make a will. I also saw said Gibson Patz et al the other
attesting witness, sign his name as witness at the
end of said will, and know that he did so at the request
of said deceased and in his presence.

(Witness sworn and examined before) Edwin L Rose
me this 22nd day of March 1889

Signed, J. T. Buncombe Co. NC Wills, Bk B, 1868-1899
President to the North Carolina Pioneers

(At a Surrogate's Court held in and
for the County of New York, at the
Surrogate's office in the City of New
York on the twenty second day of
March in the year 1889.

Present Hon. Pastor S. Hanson Surrogate

In the matter of proving the
last will and Testament of
Isidor Hallach Deceased.

The citation herein having been duly issued, served 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 execu-
tion of said instrument bearing date February 27th
1885 together with a codicil thereto bearing date
June 15th 1887 and the probate of 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
executor who may qualify therunder.

Pastor S. Hanson
Surrogate

Surrogate's Court.
County of New York.

In the matter of proving the last will and
testament of
Isidor Hallach deceased.
As a will of real and personal property

City, County and State of New York ss.

I Abraham Hallach am Executor named in the
last Will and Testament of Isidor Hallach late of the City of
New York, do depose and say that I am a resident of No 359
West 85th Street, City, County and State of New York, that I
am over twentyone years of age, and that I well will
faithfully and honestly discharge the duties of Executor of
said Last Will and Testament.

Abraham Hallach.

Swear to this 22nd day
of March A.D. 1889,

Wm Hartman

Notary Public
N.Y.C.

The People of the State of New York.

By the grace of God free and independent.

To all whom these Presents shall come or whom they may
concern.

Send Greetings:

Know Ye. That at the County of New York, on the twenty-
second day of March, in the year of our Lord one
thousand eight hundred and eighty-nine before Rastus S.
Ransom, Esq; Surrogate of our said County, the Last
Will and Testament of Isidor Hallach 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 approving said Will, and the granting
Administrator of all and singular the goods, chattels
and credits of the said Testator and also the auditing
and final accounting the account thereof, doth
belong to us, the Administration of all and
singular the goods, chattels and credits of the said
deceased, and am affording him full

the City, County and State of New York, an
executor in the said Will named. He having first
candidly sworn, well, faithfully and honestly to discharge
the duties of such Executor.

In Testimony Whereof We have caused the Seal
of the Surrogate's Court to be hereunto annexed.

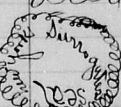
Witness Rastus S. Ransom, Esq; Surrogate of our
said County, at the City of New York, the 23rd day of
May, in the year of our Lord one thousand
eight hundred and eighty-nine one thousand
Eight hundred and eight hundred and
thirteen.

James F. M. Laughlin
Clerk of the Surrogate's Court.

All which we have caused by these presents to
be exemplified, and the Seal of our said Surrogate
Court to be hereunto affixed.

Witness Rastus S. Ransom, Surrogate at the
City of New York, the twenty-sixth day of March
in the year of our Lord one thousand eight hundred
and eighty-nine of our Independence the one hun-
dred and thirteenth.

James F. M. Laughlin
Clerk of the Surrogate's Court.



I. Rastus S. Ransom, Surrogate of said
County, and sole presiding Magistrate of the
Surrogate's Court, do hereby certify that James
F. M. Laughlin, whose name is subscribed to the
preceding exemplification, is the Clerk of the
said Surrogate's Court of the County of New
York, and that full faith and credit are due to
his official acts. I further certify, that the
seal affixed to the exemplification is the seal of
our said Surrogate's Court, and that the attestation
thereof is in due form and according to the
form of attestation used in this State.

Dated New York, March 26th 1889.

Rastus S. Ransom
Surrogate

State of New York, ss.
City & County of New York

I James F. M'Laughlin, Clerk of the Surrogate
Court of the County of New York do hereby certify that
Rasels S. Parsons, whose name is subscribed to this
preceding Certificate, is the sole presiding Magis-
trate of the Surrogate's Court of the County of New
York, duly elected, sworn, and qualified, and the
signature of said Magistrate to said Certificate
is genuine.

In Testimony Whereof, I have hereunto set my
hand and affixed the Seal of the said Court this 26th
day of March 1889.

James F. M'Laughlin
Clerk of the Surrogate's Court.



North Carolina
Buncombe County

A paper purporting to be the last Will and
Testament of Marion Burr was exhibited
before me the undersigned Clerk of Court
for this County by William Garrow the ex-
ecutor therein mentioned and the due execution
thereof by the said Marion Garrow by the
oath and examination of Henry Jenkins and
B. A. Jenkins the subscribing witnesses thereto
who being duly sworn, doth depose and say,
and each for himself deports and saith that
he is subscribing witness to the paper writing now
shown him, purporting to be the last Will and
Testament of Marion Garrow. That the said
Marion Garrow in the presence of the deponents
subscribed his name at the end of said paper writing
which now shown as aforesaid and which bears
date of the 7th day of March 1885. And the de-
ponent further saith that the said Marion
Garrow the testator of said will at the

time of subscribing his name as aforesaid
declared the said paper writing to be his last will
and Testament and this deponent did there
upon subscribe his name at the end of said will
as an attesting witness thereto and at the request
and in the presence of the said testator, and the
deponent further saith that at the same time when
the said testator subscribed his name to the said
last will as aforesaid Marion Garrow was of sound mind
and memory of full age to execute a will and
was not under any disability to the knowledge
information or belief of this deponent; and further
there deponent sayeth

B. A. Jenkins
Henry Jenkins

Sincerely sworn and subscribed this 20th
day of March 1890 Be it done me

H. J. Reynolds
C. S. C.

Buncombe County of Buncombe and State of
North Carolina of Being of sound mind
and memory but considering the uncertainty
of my earthly existence doth make and declare
the my last will and Testament in manner and form
following that that is to say First that my execu-
tor hereinafter named shall provide for my body a
decent burial suitable the wishes of my relations
and friends and pay funeral expenses together with
my just debts known and to whom soever owing out
of the money that may furnish unto his hand and
a part or parcel of my estate

Item I give and bequeath to my youngest son William
Garrow all of my lands whereover I now own them
and to hold to him and his heirs in fee simple.

Item I give and bequeath to my old son Eli Garrow
one acre of land which as he has deserved Considerably
of my estate in advance in his simple food &