

The property disposed of by the terms of the will and codicils is variously estimated at from \$150,000 to \$200,000, and is the result of accumulations by the testator out of the income reserved to himself under what is known as the "two million" trust. The will itself will be filed to-day in the probate clerk's office. It is now in the possession of Ryland B. Wallace, one of the executors, who is having copies prepared.

By the terms of the will William Giselman receives \$5000; Michael Brosnan, for many years a trusted employe of the testator, \$2000; a sister, Sarah North, residing in the State of Iowa, an amount in the judgment of the executors sufficient to support and maintain her respectably for the rest of her life, which said amount, however, must not be less than \$1000 and can not exceed \$5000. The rest, residue and remainder of the estate go to the children of the testator's son, C. F. Dio Hastings, and of his daughter, Clara Catherwood. There is no real estate whatever, that all having been previously disposed of. In the will Judge Hastings also confirms all deeds of gift or otherwise made by him, and the deed of settlement made to his wife, Lillian Hastings.

All the parties concerned are particularly reticent about the matter at the present time, and each one is anxiously watching every move that is being made by any one else.

The remains of the deceased will be interred at St. Helena to-morrow. His widow will be present at the interment. George A. Knight, who has been retained as her attorney, refuses to talk upon the subject. The only thing that he will say is, "Of course we will be present when the will comes up for probate."

The chances are at the present time that not only the will will be attacked from various sides, but that attempts may be made to set aside one or both of the trust deeds.