

MORGAN'S MILLIONS BEQUEATHED TO SON

In Disposing of Large Estate
Entreats His Heirs to Defend
Atonement Doctrine.

NEW YORK, April 20.—The will of J. Pierpont Morgan will be offered for probate tomorrow by his executors, J. P. Morgan, Jr., William Pierson Hamilton, Herbert L. Satterlee, and Lewis Cass Ledyard. It contains approximately 11,000 words, including a short codicil, and was drawn January 4, less than three months before Mr. Morgan's death. Its first article is this remarkable paragraph:

"I commit my soul into the hands of my Saviour, in full confidence that having redeemed it and washed it in His most precious blood, He will present it faultless before the throne of my Heavenly Father; and I entreat my children to maintain and defend, at all hazard, and at any cost of personal sacrifice, the blessed doctrine of the complete atonement for sin through the blood of Jesus Christ, once offered, and through that alone."

There are twenty specific bequests, amounting to \$16,565,000, of money given outright or in trust, in addition to a year's salary to each employee of J. P. Morgan & Co. of this city, and to Morgan & Co. of London; \$1,000 to each household servant not otherwise provided for, and a house in the city of London to each member of the Corsair Club "as a token of my personal affection."

The Corsair Club was an informal organization of the most intimate of Mr. Morgan's friends who were his guests on short cruises on the famous yacht "They had a dinner every year. No lists of the guests at these dinners were given, and the names of the club members are known to but a few who were on the most intimate terms with Mr. Morgan."

There are also bequests of annuities amounting to \$71,250. Mr. Morgan's great art collections go to his only son, J. P. Morgan, Jr., with the expressed wish that he carry out the father's intention, which the father had not time to put into effect, "to make some suitable disposition of them or of such portions of them as might determine which would render them permanently available for the instruction and pleasure of the American people."

"It would be agreeable to me," says the will, "to have the 'Morgan Memorial,' which forms a portion of the property of the Wadsworth Atheneum at Hartford, Connecticut, utilized to effectuate a part of this purpose."

J. P. Morgan, Jr., gets \$3,000,000 outright and all of the residuary estate. His sisters, Mrs. William P. Hamilton and Mrs. Herbert L. Satterlee, each receive \$3,000,000 in trust to be bequeathed by them to their children. The third sister, Miss Anne Tracy Morgan, receives \$3,000,000 in trust to be bequeathed by her to her children, if she has any, or she may bequeath a sum not to exceed \$1,000,000 to her husband, if she should die leaving a husband but no children.

Income and \$1,000,000. To his widow, "my beloved wife, Frances Louisa Tracy Morgan," Mr. Morgan willed the income of a trust fund of \$1,000,000, the principal to be bequeathed by her as she pleases. She also receives the income of a trust fund which Mr. Morgan held from his father, Junius Spencer Morgan, and which "has been very largely increased during my life time."

Her yearly income from these two sources must be at least \$50,000. She also has the use of the city home at Madison avenue and thirty-sixth street, and the country home, Cragcroft, at Highland Falls, with everything in and about them except family portraits and wines, the taxes and insurance premiums to be paid out of the residuary estate. Upon her death the J. S. Morgan trust fund goes to J. P. Morgan, Jr.

The other family bequests are as follows: To Jenny Bigelow Tracy, widow of Charles Edward Tracy, Mr. Morgan's brother-in-law, \$100,000 in trust; to his sister-in-law, Clara Tracy Hopkin, \$100,000 in trust; to a sister-in-law, Julia N. Brown, \$100,000 in trust. As to Mr. Morgan's three sisters, Sarah Spencer Morgan, Mary Lyman Burns and Juliet Pierpont Morgan, the will says:

"Not Lack of Love. 'It is not for any lack of affection or regard for them that this will contains no provision, . . . but only because the property which they already have makes the same seem unnecessary.'"

The largest single bequest outside of those to the family is \$500,000 left in trust to the trustees of the Protestant Episcopal Convention of New York. The income of \$50,000 of this fund goes to St. George's Church, of which Mr. Morgan was senior warden, for the support of the ministry, and the income of \$100,000 is for the establishment and support of missionary stations.

The second largest gift outside of the family provisions is \$250,000 outright "to my friend, J. Beaver Webb." Miss Belle Da Costa Greene, "who has long been my efficient business librarian," receives outright \$50,000, and a wish is expressed that J. P. Morgan, Jr., to whom, as residuary legatee, the Morgan library passes, may retain her as a librarian.

Legacies in Brief. Mrs. Morgan gets trust fund of \$1,000,000, which she may dispose of in will, life use and town and country houses and furniture and two additional trusts sufficient to yield income of \$100,000 a year.

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Anne Tracy Morgan, daughter, gets \$3,000,000 in trust, with power to dispose of the principal among issue in event of her marrying or of leaving \$1,000,000 to husband in event of there being no issue.

Herbert L. Satterlee and William Pierson Hamilton, \$1,000,000 each outright. Mrs. Jenny Bigelow Tracy, sister-in-law, gets a trust fund of \$100,000, principal to go to issue of Charles Edward Tracy. Clara Tracy Hopkin and Julia N. Brown, sister-in-law, \$100,000 trust funds, principal to go to issue. Sarah Spencer Morgan, Mary Lyman Burns and Juliet Pierpont Morgan, executors, get nothing, being already sufficiently provided for.

Morgan's Fortune Largest Bequeathed in United States.

Lowest estimate of value of his real estate, insurance, bank, railroad, industrial, and other stocks \$40,000,000
Value of art collections, conservatively estimated 60,000,000

OTHER INHERITED FORTUNES:

John Jacob Astor	\$87,216,691
E. H. Harriman	69,856,654
Cornelius Vanderbilt	68,250,000
Russell Sage	70,000,000
John I. Kennedy	65,558,000
Marshall Field (Chicago)	70,000,000
Jay Gould	70,000,000
W. H. Vanderbilt	50,000,000

Mr. Morgan left \$3,000,000 to each daughter; \$100,000 a year and residuaries to wife; residuary estate to only son.

Colonel Astor left \$5,000,000 to wife; \$5,000,000 to daughter, and residuary to son.

Mr. Harriman and Mr. Sage left entire fortunes to wives. Cornelius Vanderbilt left \$1,000,000 to eldest son, and more than \$60,000,000 to second son.

Jay Gould left \$5,000,000 special bequest to eldest son, and divided rest equally among five children.

W. H. Vanderbilt gave \$5,000,000 to each of five daughters, to be held in trust; bulk of the estate to three sons.

Marshall Field left \$10,000,000 to public museums and charities and tied up \$55,000,000 to be held intact during the life of his daughter and grandchildren.

In memory of his first wife, who died of tuberculosis, "the same assistance as I have been in the habit of giving to the living in hospital understood to be \$100,000 a year) as long as J. Pierpont Morgan may think it needed."

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Five hundred thousand dollars in trust for the support of the ministry of St. George's Church; \$100,000 in trust for Protestant Episcopal missionary stations; \$100,000 in trust for the House of Rest for Consumptives.

FREE TRIAL. The complete system together with 100 pieces of music will then be sent to you. Free, all charges prepaid and absolutely no cent to pay. You keep it seven days to thoroughly prove it is all that is claimed for it. Then if you are satisfied, send us \$1.50 and one dollar a month until \$5.00 in all is paid. If you are not delighted with it, send it back in seven days and you will have risked nothing and will be under no obligations to us. Be sure to state number of why keys on your piano or organ, also post-office and express office. Address Easy Method Music Company, 221 Clarkson Building, Chicago, Ill.

LET STATE JUDGE

JAPS, SAYS NOLAN

California Competent to Settle
Question, Says Congressman
From Golden Gate.

Expressing his opinion that California was perfectly competent to handle the Japanese question, and that she would pass no bill in violation to the Federal Constitution, Congressman J. I. Nolan of San Francisco spoke last night before the members of the California State Association at their meeting at 805 F street northwest.

Mr. Nolan declared that he favored the anti-alien land bill and stated several of the reasons which made him form this opinion. He told the association of the progress being made in the arrangements for the Panama exhibition.

A resolution was offered proposing that the association favor the recognition of China. It was opposed by J. M. O'Reilly on the ground that any action which might be taken might embarrass the Government or the State. President O'Donoghue stated that in passing the motion the association would only be expressing its opinion on the subject and embarrassing no one.

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PLANS LARGE HOTEL

TO AID UNEMPLOYED

Former Comptroller of Currency
Will Help 'Down and Outers'
as Memorial to Son.

CHICAGO, April 20.—A hotel for "down and out" men, to cost \$100,000, will be erected before next winter by Charles C. Dawes, president of the Central Trust Company and former comptroller of the currency, as a memorial to his son, Rufus Fearing Dawes, who was drowned in Lake Geneva, on September 5, of last year. Eventually Mr. Dawes will erect a similar refuge for women of the same class.

These hotels were projects which the father and son had planned to carry out together, and Mr. Dawes, in a statement given out today, pledged himself to devote all his spare time to carrying out the work his son had long looked forward to.

"In memory of my dear son Rufus Fearing Dawes, who met his death last September," said Mr. Dawes, "I shall, during the present year, inaugurate the work which we had often planned to carry on together, and to which, for the rest of my life, I shall devote that part of my time not required by business duties."

"As the first step, I shall erect on the West Side a hotel at an expenditure of \$100,000, to be known as the Rufus Dawes Hotel. Lodging will be furnished at cost, not to exceed 5 cents. The doors of this hotel will never be closed to those out of employment upon their promise to pay when they find work again. It will extend credit to the unfortunate upon their promises alone. A free employment agency will be run in connection with the hotel. I shall hope later to establish a similar hotel for women."

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