ABSTRACT

The provisions of Article 875 B.W. give the formulation of the testaments that is "a testament is a deed which contains a statement about what someone who wants to have happen after he died, and which can be revoked by him". Testament can also be interpreted as a unilateral declaration of what is desired person on his wealth after he died.

In many cases people are going to do with a testament so often found the existence of disputed inheritance, which inheritance disputes also have an attachment to the deed of testament. Some cases of disputed inheritance will be followed by a lawsuit against the deed will be made by the Notary.

In this thesis, the author focuses on the cancellation of the testament be made before the notary and legal effect. Targets to be achieved in this thesis is to what extent if any testament the power of the heirs filed for cancellation of the testament made before Notary under Article 834 BW, as well as the legal effect of the testament have been disqualified by a court verdict for the heirs concerned.

The study explains that the testament be made before Notary testament be canceled if the material is made does not qualify as an authentic deed, that is what is described or what will be written in the deed does not actually have occurred, or that described in the testament it is not true.

Testament be canceled by a court decision which has no effect on the heirs, because the testament of cancellation of a will being applied only to the extent of the object will that part is not owned, however heirs according to the laws still have legal protection for rights over adverse inheritance heirs by filing through the Court.

Keywords: Testament, cancellation deed will, provided the material.