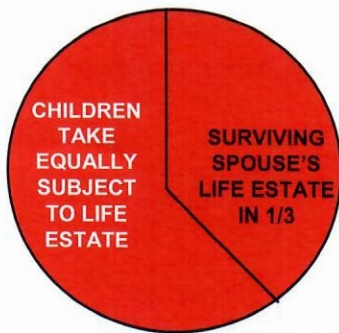


TEXAS DESCENT AND DISTRIBUTION

(THE LEGAL EFFECT OF NOT HAVING A WILL)

A. SEPARATE PROPERTY
REAL ESTATE



MARRIED PERSON
WITH CHILD[REN]

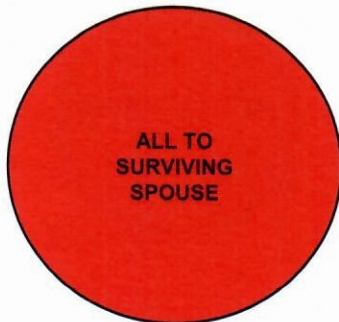
ALL REALTY IS OWNED BY DECEDENT'S CHILD[REN] WHEN SURVIVING SPOUSE DIES.

ALL OTHER PROPERTY



TEC § 201.002

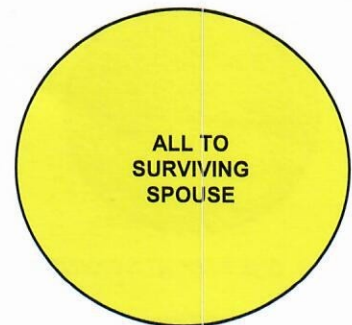
B. COMMUNITY PROPERTY
REAL ESTATE



ONLY APPLIES IF

ALL SURVIVING CHILD[REN] AND DECENDANTS OF DECEDENT ARE ALSO CHILD[REN] OR DESCENDANTS OF SURVIVING SPOUSE.

ALL OTHER PROPERTY



TEC § 201.003(b)

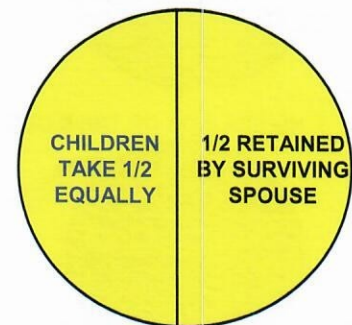
B. COMMUNITY PROPERTY
REAL ESTATE



ONLY APPLIES IF

THERE ARE CHILDREN FROM OUTSIDE OF THE EXISTING MARRIAGE ON THE DATE OF DEATH OF THE DECEASED. CHILD[REN] OF DECEASED CHILD[REN] TAKE THEIR PARENT'S SHARE SUBJECT TO ADVANCEMENTS.

ALL OTHER PROPERTY

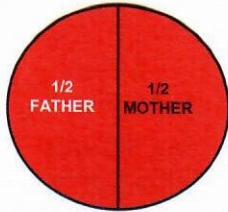


TEC § 201.003(c)

COMPLIMENTS OF
HARRIS COUNTY PROBATE COURT NO. 1

SINGLE OR WIDOWED PERSON

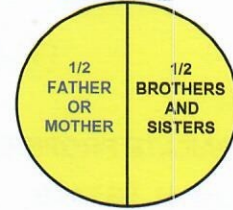
FATHER AND MOTHER SURVIVING ONLY



WITH NO CHILD[REN]

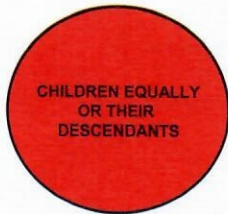
ENTIRE ESTATE GOES TO PARENT IF NO SIBLINGS OR THEIR DESCENDANTS SURVIVE DECEDENT.

PARENT AND SIBLINGS SURVIVE



TEC § 201.001(c)

REAL ESTATE



WIDOW[ER] WITH CHILD[REN]

ANY CHILD[REN] TAKE THEIR SHARE SUBJECT TO ADVANCEMENTS.

ALL OTHER PROPERTY



TEC § 201.001(b)

A. SEPARATE PROPERTY

REAL ESTATE

1. PARENTS SURVIVE

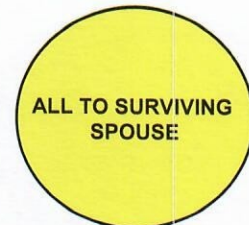


MARRIED PERSON WITH NO CHILD[REN]

4. NO SURVIVING PARENT



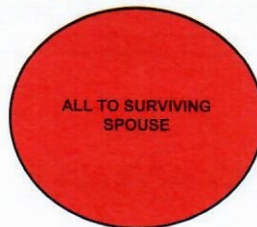
ALL OTHER PROPERTY



2. ONE PARENT SURVIVES



5. NO SIBLINGS [DESCENDANTS] OR PARENTS



3. NO SIBLINGS OR THEIR DESCENDANTS



TEC § 201.002(c)

B. COMMUNITY PROPERTY: ALL REAL AND PERSONAL PROPERTY IS TAKEN BY SURVIVING SPOUSE - TEC § 201.003

Caveat: see TEC § 201.051-052, Inheritance Rights of Illegitimate Children and, § 121.052, 120 Hours Required Period of Survival For Heirs