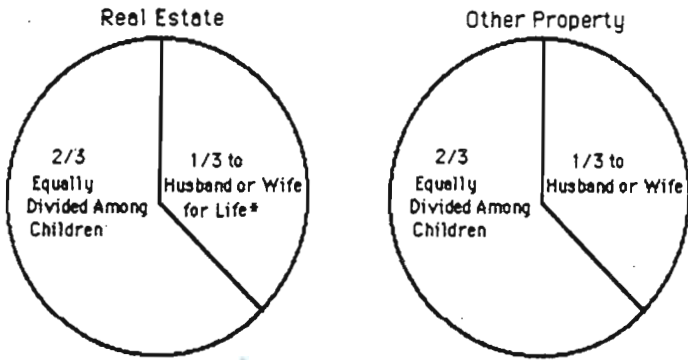


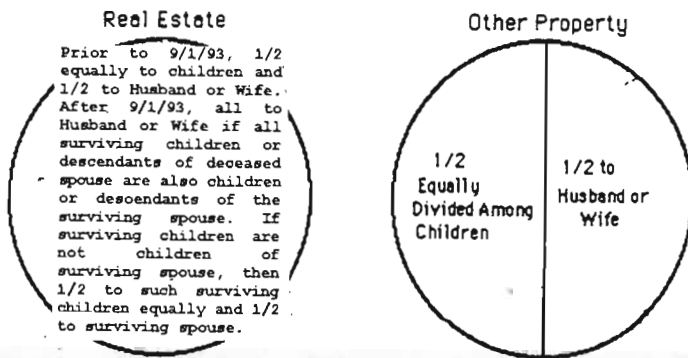
DISTRIBUTION OF PROPERTY WHERE NO WILL IS LEFT

MARRIED MAN OR WOMAN with CHILDREN A. Separate Estate

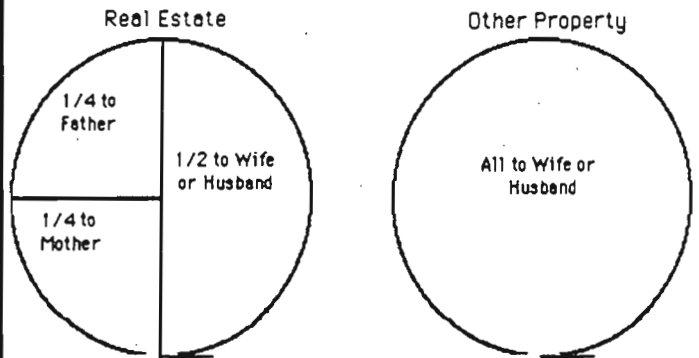


* To children and their descendants upon death of surviving wife or husband

B. Community Property

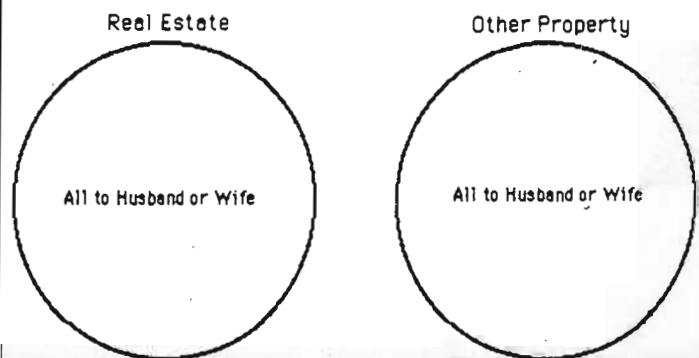


MARRIED MAN OR WOMAN with No Child or Children (Father and Mother Surviving) A. Separate Estate

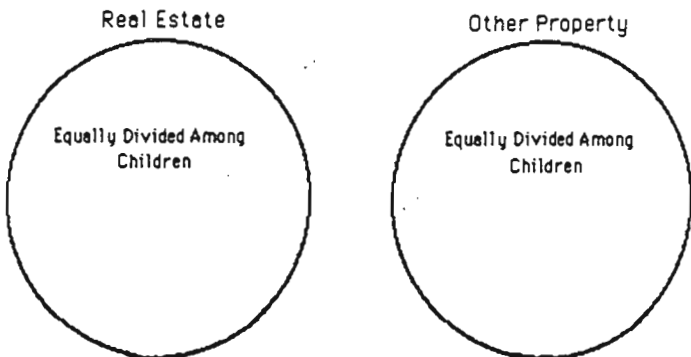


If only one parent survives, it takes 1/4 of real estate in separate property and 1/4 equally divided between brothers and sisters of deceased and their descendants. If no brothers or sisters, surviving parent takes 1/2 of real estate. If no parent, 1/2 of real estate to brothers and sisters of deceased and their descendants. If no brothers or sisters, all to surviving spouse.

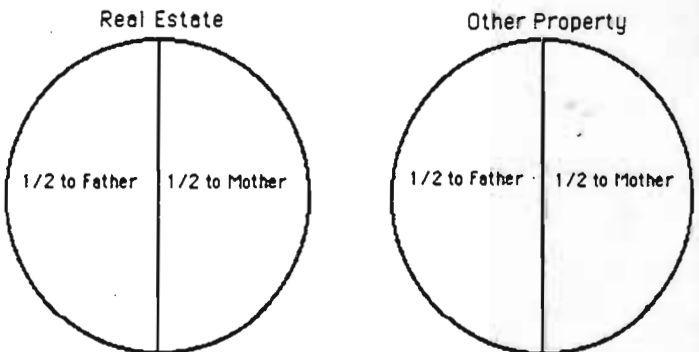
B. Community Property



WIDOW OR WIDOWER with CHILD OR CHILDREN

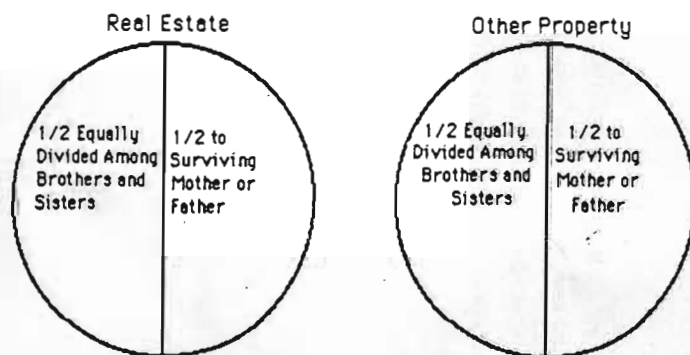


UNMARRIED MAN OR WOMAN or WIDOW(ER) WITH NO CHILDREN and with MOTHER AND FATHER SURVIVING



If neither father nor mother survive, then real estate and other property is divided equally among brothers and sisters. Children of a deceased brother or sister take his or her share.

UNMARRIED MAN OR WOMAN or WIDOW(ER) WITH NO CHILDREN with MOTHER OR FATHER AND BROTHERS AND SISTERS SURVIVING



Children of deceased brothers and sisters take their share. If none of the kindred survive, additional reference should be made to the laws of intestacy.