Manitoba law.

In Manitoba, if no trustee is appointed, insurance moneys belonging to an infant are payable to the executor of the insured's estate. In case of no trustee being appointed, or the executor refusing to act, payment is made to the guardian of the infant: Manitoba Life Insurance Act, Sec. 11. Manitoba has followed the Quebec law as to the investment and management of insurance moneys by trustees.

Saskatchewan

The law of Saskatchewan in respect to infant's money is the same as that of Ontario: The Saskatchewan Insurance Act, Sec. 182 et seq.

Alberta law.

In Alberta, if no trustee of the insurance money is named or appointed, shares of infants may be paid to a trust company appointed as trustee by the Court. When insurance money not exceeding \$2,000 is payable to the wife and children, or to the children of the assured, and one or more of the children are infants, the Court may, if the assured is dead and if the widow of the assured is the mother of such infants, appoint such widow as their guardian with or wideout security, and such insurance money may be paid to her as such guardian. A trustee, subject to the terms of the trust instrument, or a guardian may invest infants' money in any security in which trust companies under the provisions of the Trust Companies Ordinance may invest trust funds. The trustee or guardian may apply the income towards the maintenance and education of such infants and may also with the approval of the Court advance the whole or part of the principal for their advancement or preferment in life or on their marriage. If there is no person competent to receive the share of an infant and the company admits the claim, it may, after the expiration of two months from the date of the admission of the claim, pay the money into Court: The Life Insurance Beneficiaries Act, Secs. 14 and 15.