

The following tables are intended to show who are the heirs of an intestate in certain cases. A complete table would be a work of some labor. It is hoped that in the preceding pages the reader will find an answer to any enquiry he may make.

TABLE.

PERSONAL ESTATE.

1. Intestate, leaving no wife or child.	To next of kin in equal degree, or their representatives. O., B.C., N.S., P.E.I., K., N.W.T. To father; if no father, to mother, brothers and sisters, in equal shares; if no father, brothers or sisters, to his mother; if no father or mother, to brothers and sisters; if no father or mother, brother or sister, or their issue, to next of kin, except that when two or more collateral kindred in equal degree, but claiming through different ancestors, to those claiming through the nearest ancestor. Man. 8. Half to father, half to brothers and sisters. The succession is divided into two equal portions. Q. 62: If the father or mother be dead, the share accrues to the survivor. Q. 627.
2. Child, children, or representatives of them.	All to him, her or them.
3. Children by two wives.	Equally to all.
4. A child and children of deceased child.	Half to each, the latter taking <i>per stirpes</i> .
5. Father and brother.	Whole to father, except in Quebec (626), where one-half goes to father, and the other half to brother.