

NOTES.

---

The father, if living, to the exclusion of the mother, is heir to a man or woman dying intestate and leaving no widow nor issue or their representatives. N. W. T.

The father has sole authority in the education and disposal of the child although the mother is equally responsible with the father for the maintenance of the child. Quebec, C.C. 243, 165. (Also in other provinces).

The father's consent, to the exclusion of that of the mother, is only necessary for the marriage of their minor children.

The widow has dower (the use for life) of one-third or one-half of her husband's estate. The widower has the use of the whole for life in those provinces where dower and tenancy by the courtesy exist.

Illegitimate children inherit land equally with legitimate children of a woman dying intestate but do not taken any share in the land of a father dying intestate. N.W.T., B.C.

A man dying intestate leaving no children, half of personal estate goes to his wife. A woman dying intestate leaving no children all personal property goes to the husband. P.E.I.

In Quebec a man may procure a separation de corps because of wife's adultery. It is necessary before a woman can procure the same that her husband keep his concubine in their common habitation. C.C. 187, 189.

