Table of the distribution of the personal Estates of Intestates, according to the Laws of England and Upper Canada.

Wife and child, or children }	그렇게 하게 하면 하는데 하는데 하는데 그렇게 되었다.
я	One third to wife, rest to child or children; if children dead, then to their representatives (that is, their lineal descendants), except such child or children (not heirs at law) who had estate by settlement of intestate, in his life time equal to the other shares.
Wife only	Half to wife, rest to next-of-kin in equal degrees to intestate or their legal representatives.
No Wife or child	All to next-of-kin and to their legal representatives.
Child, children, or their re- presentatives}	All to him, her or them.
Children by two wives	Equally to all.
If no child, children or representatives.	All to next-of-kin in equal degree to intestate.
Child or grandchild	Half to child, half to grandchild.
Husband	Whole to him.
Father and brother or sister.	Whole to father.
Mother and brother or sister.	Whole to them equally.
Wife, mother, brother, sisters and nieces.	Half to wife, residue to mother, brother, sisters and nieces.
Wife, mother, nephews and nieces.	Two fourths to wife, one-fourth to mother and one-fourth to nephews and nieces.
Wife, brothers or sisters, and mother.	Half to wife (under statute of Car. II.) half to brothers or sisters and mother.
Mother only {	The whole (it being then out of the Statute.)
Wife and mother	Half to wife and half to mother.
Brother or sister of whole)	
blood, and brother or sister of half blood	
Posthumous brother, or sister and mother.	Equally to both.
Posthumous brother, or sister and brother, or sister born in lifetime of father	Equally to both.