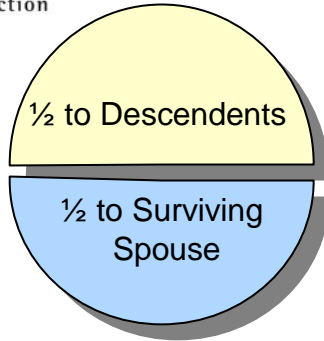




TexasRoyalty  
exploration to production

# Intestate Succession – Texas Law

## Community Property – Real and Personal<sup>1</sup>

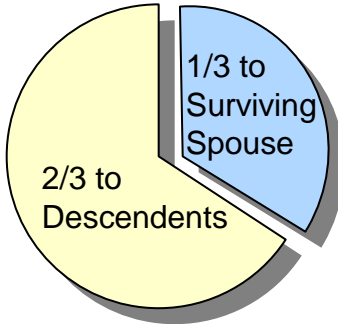


Decedent has descendants who are not children of surviving spouse



Decedent's only descendants are also children of surviving spouse

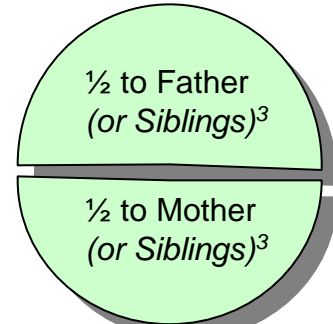
## Separate Property – Personal<sup>1</sup>



Decedent has surviving spouse and descendants

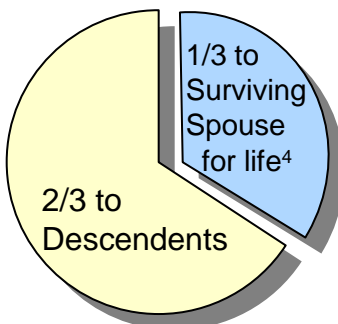


Decedent has surviving spouse but no descendants

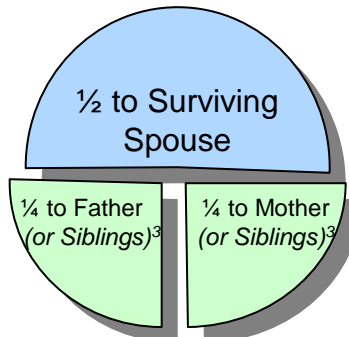


Decedent has no surviving spouse or descendants

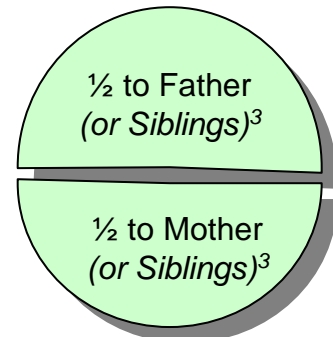
## Separate Property – Real<sup>1</sup>



Decedent has surviving spouse and descendants



Decedent has surviving spouse but no descendants



Decedent has no surviving spouse or descendants

<sup>1</sup> In all cases, if the decedent is survived by descendants but no spouse, all property passes to the descendants.

<sup>2</sup> If the decedent passed before Sept 1, 1993, half of the community property passes to the decedent's children.

<sup>3</sup> Children of deceased siblings take their parents share.

<sup>4</sup> Remainder to the descendants upon death of surviving spouse.