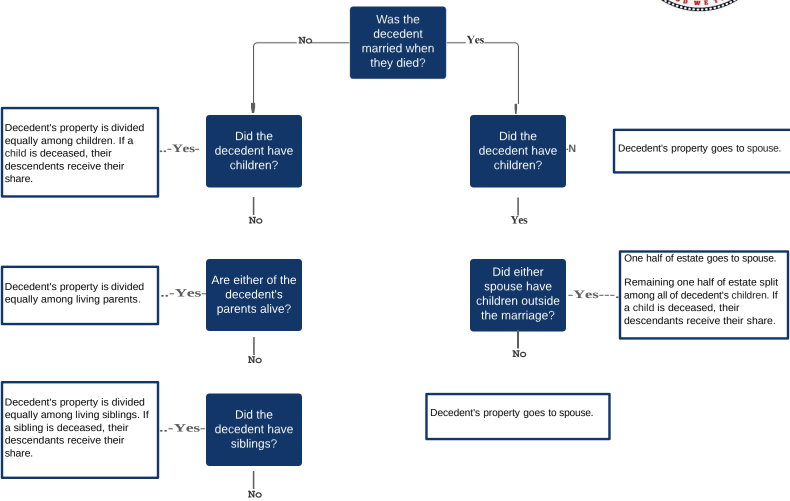
Intestate Succession Flowchart

Inheritance without a will in Florida

FL Statute sections 732.102 and 732.103





Decedent's property is divided in half between the decedent's mother's and father's families in the following manner:

If alive, to grandfather and grandmother equally, or to the survivor of them.

If there is no grandfather or grandmother, to uncles and aunts and descendants of deceased uncles and aunts of the decedent.

If there is either no paternal kindred or no maternal kindred, the estate shall go to the other kindred who survive.

If there is no kindred of either part, the whole of the property shall go to the kindred of the last deceased spouse of the decedent as if the deceased spouse had survived the decedent and then died intestate entitled to the estate.

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Florida Probate Process

Florida Bureau of Unclaimed Funds helps families across the state transfer assets through the probate process. Our agency works statewide, efficiently securing probate orders on a flat fee basis. Call Florida Bureau of Unclaimed Funds anytime at <u>877-317-3103</u>, or email <u>info@floridabureauofunclaimedfunds.com</u> to discuss intestate succession or for advice on any probate and estate planning matter pertaining to unclaimed assets.