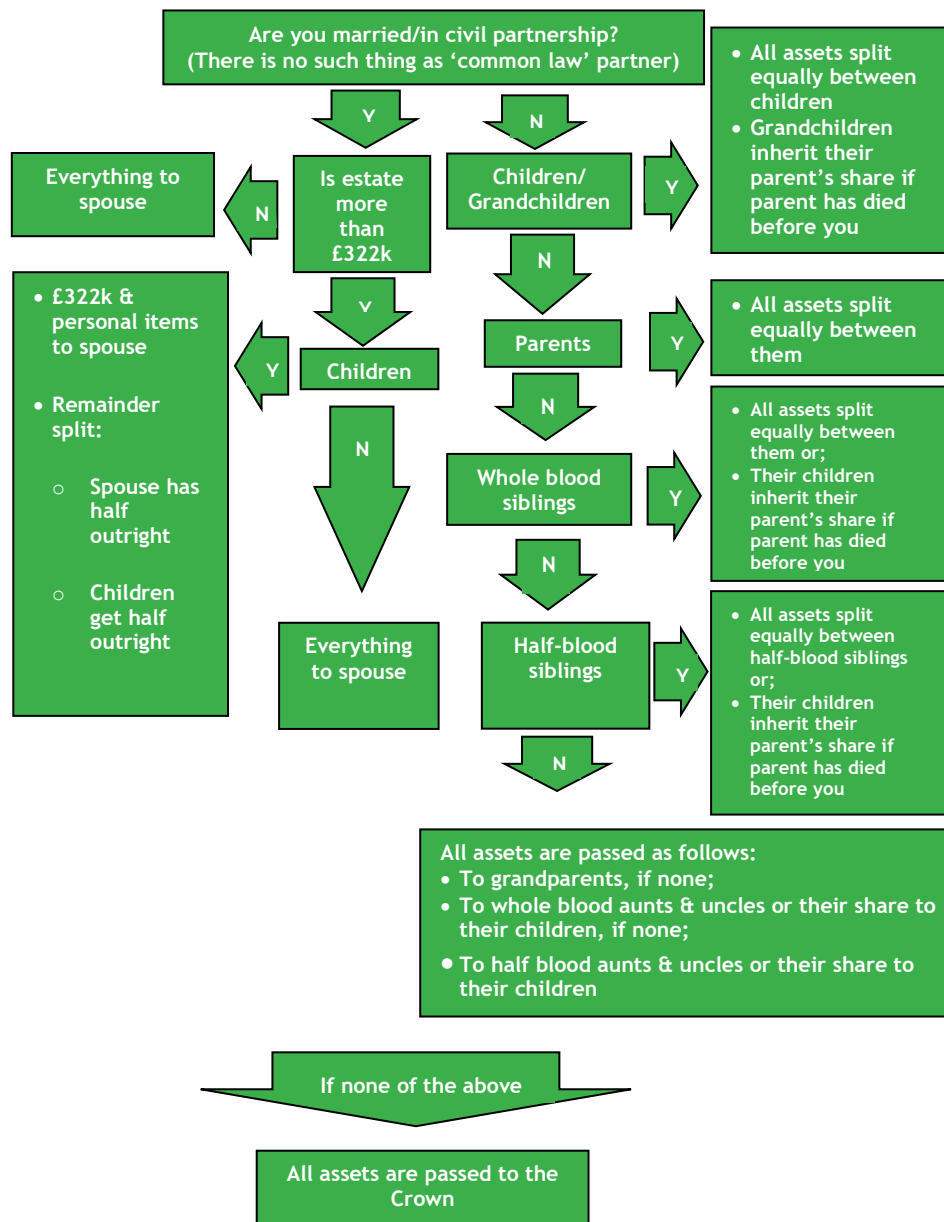


Intestacy Flowchart

What happens to your assets if you do not make a will?



All assets are passed as follows:

- To grandparents, if none;
- To whole blood aunts & uncles or their share to their children, if none;
- To half blood aunts & uncles or their share to their children

- To be valid a will...**
- Must comply with the requirements set out in the Wills Act 1837:
 - It must be in writing
 - It must be signed
 - It must be witnessed correctly
 - The person making the will must fully understand what they are doing
 - Wording must be precise and clear or gifts/legacies may fail

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This leaflet is intended as guideline information, not legal advice. You should always seek legal advice from a specialist solicitor before taking any action.

