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Succession Act, 1925

Section 50 - GENERAL PRINCIPLES RELATING TO INTESTATE SUCCESSION For the purpose of intestate succession among Parsis

a) there is no distinction between those who were actually born in the lifetime of a person deceased and those who at the date of his death were only conceived in the womb, but who have been subsequently born alive; (b) a lineal descendant of an intestate who has died in the lifetime of the intestate without leaving a widow or widower or any lineal descendant or a widow²[or widower] of any lineal descendant shall not be taken into account in determining the manner in which the property of which the intestate has died intestate shall be divided; and (c) where a widow²[or widower] of any relative of an intestate has married again in the lifetime of the intestate,³[such widow or widower] shall not be entitled to receive any share of the property of which the intestate has died intestate, and³[such widow or widower] shall be deemed not to be existing at the intestate's death.