# Characterization of Marital Property and The Intersection of Estate Planning and Family Law

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# Overview of property division in Texas

Texas recognizes three estates on marriage dissolution

- Husband's separate estate
- Wife's separate estate
- Community estate

The separate estates are not subject to division in Texas; only the community estate is subject to division.

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## Separate v. Community Property

### Texas Family Code §3.001 defines separate property

A spouse's separate property consists of:

- ▶ Property owned/claimed by the spouse before marriage
- ▶ Property acquired by the spouse during marriage by gift, devise, or descent
- ► Recovery for personal injuries sustained by the spouse during marriage, except recovery for lost earning capacity during marriage

### Texas Family Code §3.002 defines community property

Community property consists of the property, other than separate property, acquired by either spouse during marriage

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### Characterization of Income Referable to Inheritance

- Whether acquired by devise or decent, legal title vests to beneficiaries **upon the death** of the decedent not when the property is actually transferred to the beneficiary by the estate. *Texas Probate Code § 37. Johnson v. McLanglin*
- During the time the property is held by the estate until it is actually conveyed to the beneficiary, any income earned on such property would presumptively be **community property**.
- It is often necessary to trace the income on separate property during the period in which the estate holds the property.
- If rents and profits are specifically made a part of the devised interest under the terms of the will, then the rents and profits can be found to be separate property. Sullivan v. Skinner

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