CHAPTER 314.

ASSIGNMENTS OF HOMESTEADS.

314.05 Homestead, how assigned, 314.06 Annuity table.

| 314.07 Life estates and annuities; present

314.01 to 314.04 [Repealed by 1933 c. 190 s. 34]

314.05 Homestead, how assigned. When the person who is entitled to the homestead of which the decedent died seized and the creditors or other persons in interest are unable to agree as to the boundaries thereof, the homestead may be assigned by the court upon petition. The petition shall describe the lands from which the petitioner asks to have the homestead assigned and allege the facts upon which the petitioner relies. Notice of the proceedings shall be given as provided by section 324.18 and costs shall be awarded as the court shall order. The heirs of any deceased person who, if living, might exercise the right of selecting a homestead, may exercise the right, and if they are minors or under other disability such right may be exercised for them by their guardian or by the court in such manner as will be most beneficial for them. [Court Rule XVII; Supreme Court Order, effective Jan. 1, 1934; 1935 c. 176 s. 4, 4a; Supreme Court Order, effective Jan. 1, 1940]

Note: For definition of what land in a citing Estate of McKenzie, 232 W 425, 287 village is a homestead see note to 272.20, NW 695.

314.055 [Renumbered 314.05 (2) by 1935 c. 176 s. 4a]

314.06 Annuity table. The present value of any estate, annuity or interest of beneficiary may be computed on the basis of the American Experience Table of Mortality with Craig's Extension below age ten, and interest at five per cent per annum. The Northampton Table of Mortality and interest at the aforesaid rate may be used where it is impracticable to use the aforesaid basis. Any court or judge by whom any such present value is to be determined may transmit to the commissioner of insurance such statement of the facts as he may require, and said commissioner shall thereupon make the necessary computation and certify same without charge. The present value of an immediate annuity of one dollar, on the above basis for a single life is as follows:

Note: The rule, where it has not been changed by statute, is that an annuity created either by contract or by will is not apportionable, except in some instances where the provision was made for the support of the beneficiary. Will of Petit, 246 W 620, 18 NW (2d) 339.

AMERICAN EXPERIENCE FIVE PER CENT SINGLE LIFE.

Age.	Present value.	Age.	Present value.	Age.	Present value
10		39	13.881 13.716 13.544 13.365 13.179 12.985 12.783 12.574 12.357 12.133 11.901 11.662 11.416 11.164	67 68 69 70 71 72 73 74 75 76 77 78 79	. 6.8607 6.5642 6.2705 5.9802 5.6942 5.4129 4.8628 4.5926 4.3248 4.0586 3.7939 3.5311 3.2702
26	15,570 15,482 15,389 15,292 15,191 15,084 14,978 14,857 14,735 14,608 14,475 14,336 14,191 14,039	55 56 57 58 60 61 62 63 64 65	$\begin{array}{c} 10.640 \\ 10.370 \\ 10.095 \\ 9.8145 \\ 9.5299 \\ 9.2418 \\ 8.9493 \\ 8.6545 \\ 8.3574 \\ 8.0588 \\ 7.7590 \\ 7.4588 \\ 7.1592 \\ \end{array}$	83 84 85 86 87 88 90 91	2.7606 2.5105 2.2607 2.0098 1.7606 1.5175 1.2861 1.0670 0.85463 0.64497 0.44851 0.28761 0.13605

Note: Rule for calculating the present value of a life estate: "Present value" at the head of the above table means that the numbers below that head give the present value of a life annuity of one dollar. Calculate the interest at five per cent for one year upon the sum to the income of which the person is entitled. Multiply this interest by the present value set opposite the person's age in the above table, and the product will be the present value of the life estate of such person in said sum.

314.07 Life estates and annuities; present value. Whenever a person is entitled to the annual interest or income of any sum paid into the court and invested, such party shall be charged with the expense of investing such sum and of receiving and paying over the interest or income thereof. In every case where a person is entitled to and consents to accept a gross sum in lieu of annual interest or income for life, the same shall be estimated in the manner provided by section 314.06. [Court Rule XXXI; Supreme Court Order, effective Jan. 1, 1934]

AMERICAN EXPERIENCE TABLE OF MORTALITY.

Age.	Expectation.	Age.	Expectation.	Age.	Expectation.
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 26 27 28 30 31 31 32 33 34 35 36 37 38	48.09 47.45 46.80 45.51 44.85 44.19 43.53 42.20 41.587 42.20 41.585 40.17 39.49 38.81 38.12 37.43 36.73 36.73 36.73 37.43 38.12 37.43 38.12 37.43 38.12 37.43 38.12 37.43 38.31 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32 38.32	39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 57 58 59 60 61 62 63 64 65 66 67	28. 18. 27. 45. 26. 72. 26. 72. 24. 54. 23. 81. 23. 81. 23. 85. 221. 63. 20. 20. 91. 9. 49. 18. 09. 17. 40. 16. 72. 16. 05. 16. 72. 16. 05. 14. 74. 14. 10. 13. 47. 12. 26. 11. 67. 12. 26. 12	68 69 70 71 72 73 74 75 76 77 78 80 81 82 83 84 84 85 86 87 88 89 90 91 92 93	8.97 8.48 8.000 7.551 6.68 6.28 5.49 4.75 4.75 4.35 4.35 3.71 3.71 3.08 7.22 1.66 2.77 2.18 1.66 2.77 2.18 1.42 2.18 1.42 2.18 1.42 2.18 1.42 2.18 1.42 2.47 2.18 1.42 2.47 2.18 1.42 2.47 2.48 2.47 2.48 2.47 2.48 2.47 2.48 2.47 2.48 2.47 2.48

Note: The above table is from Wolfe's Inheritance Tax Calculations. A person of any age specified in the first column has an expectancy of continued life thereafter for the number of years set opposite in the second column.