ACT No. 198

HOUSE BILL NO. 121

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BY REPRESENTATIVE GREGORY MILLER

(On Recommendation of the Louisiana State Law Institute)

AN ACT

2	To amend and reenact Code of Civil Procedure Article 3396.18, relative to the independent
3	administration of estates; to provide for the sealing of the detailed descriptive list;
4	to provide court authorization for the release of relevant information to certain
5	parties; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. Code of Civil Procedure Article 3396.18 is hereby amended and reenacted
8	to read as follows:
9	Art. 3396.18. Inventory or sworn descriptive list
10	A. Before the succession can be closed and the independent administrator
1	discharged, there must be filed an inventory or sworn detailed descriptive list of
12	assets and liabilities of the estate verified by the independent administrator.
13	B. A successor shall not be placed in possession of property without the
14	filing of an inventory or sworn descriptive list of assets and liabilities. The successor
15	may be placed in possession by a final or partial judgment of possession. The
16	detailed descriptive list shall be sealed upon the request of an independent
17	administrator, heir, or legatee.
18	C. If the detailed descriptive list is sealed, a copy shall be provided to the
19	decedent's universal successors and surviving spouse. Upon motion of any
20	successor, surviving spouse, or creditor of the estate, the court may furnish relevant

1 information contained in the detailed descriptive list regarding assets and liabilities 2 of the estate. 3 **Revision Comments - 2017** 4 (a) The 2017 revision changes the law insofar as it attempts to strike an 5 appropriate balance between publicity regarding the assets and liabilities of a 6 decedent and privacy of the decedent and his successors. 7 (b) Paragraph A maintains the prior law requiring the production and filing 8 of the detailed descriptive list. Under Paragraph B of the revision, however, the 9 independent administrator or an heir or legatee of the decedent may request that the detailed descriptive list be sealed and therefore shielded from general availability to 10 11 the public. 12 (c) Paragraph C recognizes that the privacy of the parties requesting the 13 sealing of the detailed descriptive list cannot prejudice the rights of those parties with 14 a legitimate interest in the assets and liabilities of the succession. Therefore, if 15 sealed, copies of the detailed descriptive list must be provided to all of the decedent's 16 universal successors as well as the surviving spouse. Even after the sealing of the 17 detailed descriptive list, these same parties may have a need for the information at 18 a later time. Other parties, such as particular legatees or creditors of the estate, may 19 also have a legitimate interest in relevant information regarding the assets and 20 liabilities of the decedent. Consequently, upon appropriate motion of any successor, 21 surviving spouse, or creditor of the estate, a court may provide information that, in 22 the court's discretion, is relevant to the party's request. The appropriate information 23 to be furnished to the requesting party is likely to differ depending upon the 24 requesting party and the reason for the request. In some instances, it may be 25 appropriate for the court to furnish the entire detailed descriptive list to the requesting party, but in other instances a redacted version or excerpted portion may 26 27 be more appropriate. SPEAKER OF THE HOUSE OF REPRESENTATIVES PRESIDENT OF THE SENATE GOVERNOR OF THE STATE OF LOUISIANA

ENROLLED

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APPROVED: __