## **RÉSUMÉ DIGEST**

## ACT 107 (HB 499)

## 2020 Regular Session

Seabaugh

<u>Prior law</u> provided that upon qualification of a succession representative to serve as an independent administrator or executor, the court would have issued letters of independent administration or executorship certifying that the independent administrator has been duly qualified.

<u>New law</u> requires the clerk of court, rather than the court, to issue letters of independent administration or executorship upon qualification of a succession representative.

Effective upon signature of governor (June 9, 2020).

(Amends C.C.P. Art. 3396.1)