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## DIGEST

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HB 150 Engrossed

2016 Regular Session

Talbot

**Abstract:** Provides that children conceived through donated gametes shall not inherit nor be forced heirs of the individual donors, and provides for exceptions.

Present law provides that as a juridical person, an embryo or child born as a result of in vitro fertilization and in vitro fertilization ovum donation does not retain any inheritance rights from the in vitro fertilization patients.

Proposed law retains present law and provides that a child conceived by gametes donated shall not be a forced heir of or inherit from the individual donors of the gametes used in the in vitro fertilization process, unless the donor would be a person from whom the child could inherit under existing law notwithstanding the in vitro fertilization process.

(Amends R.S. 9:133; Adds C.C. Art. 1493.1)

### Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Civil Law and Procedure to the original bill:

1. Provides an exception to proposed law when the donor is a person from whom the child could inherit under present law.