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.

<u>Present law</u> 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.

<u>Proposed law</u> retains <u>present law</u> 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 <u>House Committee on Civil Law and Procedure</u> to the original bill:

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