

RÉSUMÉ DIGEST

ACT 107 (HB 499)

2020 Regular Session

Seabaugh

Prior law 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.

New law 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)