SENATE BILL NO. 67

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BY SENATOR FOIL AND REPRESENTATIVES WILFORD CARTER, NEWELL AND TAYLOR (On Recommendation of the Louisiana State Law Institute)

AN ACT

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

2 To amend and reenact Code of Civil Procedure Arts. 2881, 2882, 2889, 2890, 2901, the heading of Chapter 5 of Title I of Book VI of the Code of Civil Procedure, and Code 3 of Civil Procedure Arts. 5181(A) and 5186, relative to the continuous revision of 4 successions and donations; to provide for ex parte probate; to provide for cross-5 6 references; to provide for proceeding without the prior payment of costs; and to 7 provide for related matters. 8 Be it enacted by the Legislature of Louisiana: 9 Section 1. Code of Civil Procedure Arts. 2881, 2882, 2889, 2890, 2901, the heading of Chapter 5 of Title I of Book VI of the Code of Civil Procedure, and Code of Civil 10 11 Procedure Arts. 5181(A) and 5186 are hereby amended and reenacted to read as follows: Art. 2881. Ex parte probate if no objection 12 13 The court shall proceed to probate the testament ex parte as provided in 14 Article 2882, unless an objection thereto is made at the hearing. An objection to the ex parte probate of a testament may be presented in an 15 16 opposition, or made orally at the hearing. The opposition must comply with the 17 provisions of Article 2902, and must be filed prior to the hearing. The oral objection 18 must specify the grounds of invalidity of the testament asserted, and must be urged 19 immediately after the objector has had an opportunity to examine the purported 20 testament.

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Art. 2882. Proceedings at probate hearing Ex parte probate if objection

At the probate hearing the court shall open the testament, if it is enclosed in a sealed envelope, receive proof of the making of the testament as provided in Articles 2883 through 2889, may read the testament to those present, and shall paraph the top and bottom of each page of the testament by inscribing it "ne varietur" over the judicial signature. An objection to the ex parte probate of a testament may be presented in an opposition. The opposition shall comply with the provisions of Article 2902 and shall be filed.

* * *

Art. 2889. Depositions of witnesses

A petitioner for the probate of a testament under <u>in accordance with</u> the provisions of Articles 2882 2883 through 2888 may obtain leave of court ex parte for the taking of the deposition of any witness whose testimony otherwise would not be available. The provisions of Articles 1426, 1434 through 1436, 1443 through 1446, 1449, 1452, and 1469 through 1471, so far as applicable, shall govern the taking of such <u>the</u> deposition.

Art. 2890. Proces verbal of probate

A. A proces verbal of the hearing shall be prepared, and shall be signed by the judge or by the clerk, and by the witnesses who testified personally at the hearing. The proces verbal, which shall be a record of the succession proceeding, and which shall recite or include:

- (1) The opening of the testament, and the manner in which proof of its authenticity and validity was submitted;
- (2) The names and surnames of the witnesses testifying, either personally or by affidavit or deposition; the substance of the testimony of the witnesses who testify personally at the hearing; and that any affidavits or depositions used are made a part thereof by attachment or by reference;
 - (3) The paraphing of the testament by the court, as set forth in Article 2882;

(4)(3) An order that the testament be recorded, filed, and executed, if the court finds that it has been proved in accordance with law; or an order refusing to

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1	probate the testament, giving the substance of the court's reasons therefor.	
2	B. If written affidavits only are used to prove a will under pursuant to	
3	Articles 2883 through 2887 2888, the proces verbal shall be dispensed with, and the	
4	court shall render a written order that the testament be recorded, filed, and executed,	
5	if the court finds that it has been proved in accordance with law, or a written order	
6	refusing to probate the testament, giving the substance of the court's reasons therefor.	
7	* * *	
8	Art. 2901. Contradictory trial required; time to file opposition	
9	If an objection is made to the ex parte probate of a testament, as provided in	
10	Article 2881 2882, the testament may be probated only at a contradictory trial of the	
11	matter. If only an oral objection is made to the ex parte probate, the court shall allow	
12	the opponent a reasonable delay, not exceeding ten days, to file his opposition.	
13	* * *	
14	CHAPTER 5. PAYMENT OF STATE INHERITANCE TAXES	
15	DETAILED DESCRIPTIVE LIST IN LIEU OF INVENTORY	
16	* * *	
17	Art. 5181. Privilege of litigating proceeding without prior payment of costs	
18	A. Except as provided in Paragraph B of this Article, an individual who is	
19	unable to pay the costs of court because of his poverty and lack of means may	
20	prosecute or defend a judicial proceeding, including a succession proceeding, in	
21	any trial or appellate court without paying the costs in advance or as they accrue or	
22	furnishing security therefor.	
23	* * *	
24	Art. 5186. Account and payment of costs	
25	A. An account shall be kept of all costs incurred by a party who has been	
26	permitted to litigate without the payment of costs, by the public officers to whom	
27	these costs would be payable.	
28	B. If a party has been permitted to proceed without the payment of costs	
29	in a succession proceeding, the court shall order the payment from succession	

assets of all costs due to any public officer.

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C. If judgment is rendered in favor of the indigent party, the party against whom the judgment is rendered shall be condemned to pay all costs due such officers to a public officer, who shall have a privilege on the judgment superior to the rights of the indigent party or his attorney. If judgment is rendered against condemning the indigent plaintiff and he is condemned party to pay court costs, an affidavit of the account by an officer to whom costs are due; shall be recorded in the mortgage records; and shall have the effect of a judgment for the payment due.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: _____

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