STATE OF NEW YORK

3164--A

2021-2022 Regular Sessions

IN SENATE

January 28, 2021

Introduced by Sen. SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary -- recommitted to the Committee on Judiciary in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the surrogate's court procedure act, in relation to persons who may become a voluntary administrator

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision (a) of section 1303 of the surrogate's court procedure act, as amended by chapter 281 of the laws of 1995, is amended to read as follows:

5

6

(a) If the deceased dies intestate, the right to act as a voluntary administrator is hereby given [first to the surviving adult spouse, if any, of the decedent and if there be none or if the spouse renounce, 7 then in order to a competent adult who is a shild or] in the following 8 order to a competent adult distributee who is the surviving spouse, child, grandchild, parent, brother or sister, niece or nephew or aunt or 9 10 uncle of the decedent, or if there be no such person who will act, then 11 to the guardian of the property of an infant, the committee of the prop-12 erty of [any] an incompetent person or the conservator of the property 13 of a conservatee who is a distributee, the fiduciary of a deceased 14 distributee, or to a competent adult who is not a distributee upon the filed consents of all competent adult distributees, and if none of the 15 foregoing named persons will act or if there are no known distributees 16 17 within the categories listed above, then to the chief fiscal officer of the county except in those counties in which a public administrator has 19 been appointed under articles eleven and twelve of this act. [After the 20 surviving spouse, the first distributee within the class of persons entitled or if no distributee will act or there are no known distribu-22 tees within the class of persons entitled, then the chief fiscal officer

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD04381-04-2

S. 3164--A 2

of the county as above who makes and files the required affidavit,] Upon filing the required affidavit, the person having the right to act is authorized to act as voluntary administrator, or as successor voluntary administrator in the event of the death or resignation of the voluntary administrator before the completion of the settlement of the estate.

6 § 2. This act shall take effect on the thirtieth day after it shall 7 have become a law.