Unofficial Copy D4 HB 92/94 - JUD 1996 Regular Session 6lr1483 CF 6lr2286

**By:** Senator Hafer <u>Senators Hafer and Ferguson</u> Introduced and read first time: January 31, 1996 Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 20, 1996

CHAPTER \_\_\_\_\_

1 AN ACT concerning

## 2 Divorce - Educational Seminar on Effects on Children

3 FOR the purpose of requiring the parties to certain divorce actions, prior to the granting

4 of a divorce decree, to attend an educational seminar that is designed to educate

5 parents about the effects, and minimize the disruption, of a divorceon the lives of

6 children; requiring the Court of Appeals of Maryland to adopt, and specifying the

7 content of, rules to implement this Act; providing for the application of this Act;

and generally relating to a requirement that, under certain circumstances, parties to
 an action for divorce attend a certain educational seminar prior to the granting of

- 10 the divorce.
- 11 BY adding to
- Article Family Law
   Section 7-103.2
- 14 Annotated Code of Maryland
- 15 (1991 Replacement Volume and 1995 Supplement)
- 16 Preamble
- 17 WHEREAS, Family structure remains an important predictor of economicstability;

18 and

WHEREAS, The United States has the highest divorce rate in the worldwith sixout of ten new marriages ending in divorce; and

21 WHEREAS, Divorce affects one million children each year resulting in 22 approximately one half of all children having to experience divorce; and

## SENATE BILL 367

WHEREAS, Divorce produces negative consequences for children in areas such as
 school performance, conduct, psychological adjustment, and social relations with others;
 and

4 WHEREAS, Many parents are unaware of the effects of the conflict of divorces on 5 their children and are in need of parental education programs to help them facilitate 6 post-divorce adjustment for their children; now, therefore,

7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF8 MARYLAND, That the Laws of Maryland read as follows:

9 Article - Family Law

10 7-103.2.

11 (A) THIS SECTION APPLIES TO AN ACTION FOR DIVORCE IN WHICH ISSUES OF 12 CHILD SUPPORT, CUSTODY, OR VISITATION ARE RAISED.

(B) PRIOR TO GRANTING A DECREE OF DIVORCE, THE COURT SHALL
REQUIRE ALL PARTIES TO PARTICIPATE IN AN EDUCATIONAL SEMINAR THAT IS
DESIGNED TO EDUCATE PARENTS ABOUT THE EFFECTS, AND TO MINIMIZE THE
DISRUPTION, OF A DIVORCE ON THE LIVES OF CHILDREN.

17 (C) (1) THE COURT OF APPEALS SHALL ADOPT RULES TO IMPLEMENT THIS18 SECTION.

19 (2) RULES ADOPTED IN ACCORDANCE WITH THIS SUBSECTION SHALL:

20 (I) PROVIDE FOR THE CONTENT OF THE SEMINAR REQUIRED 21 UNDER THIS SECTION;

(II) REQUIRE SUCCESSFUL COMPLETION OF THE SEMINAR BY ALL
PARTIES TO THE ACTION WITHIN A CERTAIN TIME AFTER THE SERVICE OF THE
ORIGINAL COMPLAINT UPON THE DEFENDANT;

25 (III) ESTABLISH SANCTIONS FOR FAILURE TO SUCCESSFULLY26 COMPLETE THE SEMINAR REQUIRED UNDER THIS SECTION;

27 (IV) FOR PURPOSES OF FUNDING THE COST OF THE SEMINAR,28 ESTABLISH A FEE THAT:

29 1. SHALL BE ASSESSED AS COSTS; AND

302. MAY BE WAIVED UNDER APPROPRIATE CIRCUMSTANCES;31 AND

(V) ESTABLISH CRITERIA FOR EXEMPTION FROM THE
REQUIREMENT THAT THE PARTIES PARTICIPATE IN AN EDUCATIONAL SEMINAR,
EXCEPT THAT A COURT MAY NOT EXEMPT THE PARTIES FROM ATTENDING THE
EDUCATIONAL SEMINAR IF THERE IS ANY EVIDENCE OF DOMESTIC VIOLENCE.

36 (D) THE SEMINAR REQUIRED UNDER THIS SECTION MAY BE PROVIDED37 UNDER CONTRACT WITH A PUBLIC OR PRIVATE AGENCY.

2

3

(E) UNLESS THE PARTIES STIPULATE OTHERWISE, ANY INFORMATION ABOUT
 A PARTY, INCLUDING STATEMENTS OR REPORTS, OBTAINED FROM AN
 EDUCATIONAL SEMINAR REQUIRED BY THIS SECTION, IS NOT ADMISSIBLE DURING
 THE ACTION FOR DIVORCE OF THAT PARTY.

5 (F) THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE THE PARTIES TO AN6 ACTION FOR DIVORCE TO ATTEND THE EDUCATIONAL SEMINAR TOGETHER.

7 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all 8 actions for divorce filed on or after October 1, 1996.

9 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 1996.