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CF 7lr2685

By: Delegates Rosenberg, Finifter, McIntosh, and Turner

Introduced and read first time: February 6, 1997

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Divorce and Annulment - Removal of Barriers to Remarriage

- 3 FOR the purpose of requiring a party to a marriage that was performed by a certain
- 4 official who files an application for an absolute divorce or annulment to include
- 5 certain statements in the application for divorce or annulment that allege that the
- 6 applicant has taken all steps solely within the applicant's power to remove all
- barriers to remarriage by the other party to the marriage; prohibiting a court, when
- 8 considering an application for an absolute divorce or annulment filed by a party to
- 9 a marriage under the provisions of this Act, from issuing a decree of divorce or
- annulment unless certain statements are filed; defining a term; providing a penalty
- 11 under certain circumstances; providing for the scope, application, and construction
- 12 of this Act; and generally relating to absolute divorce and annulment and the
- 13 removal of barriers to remarriage.
- 14 BY adding to
- 15 Article Family Law
- 16 Section 7-104.1
- 17 Annotated Code of Maryland
- 18 (1991 Replacement Volume and 1996 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21 Article Family Law
- 22 7-104.1.
- 23 (A) (1) (I) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
- 24 MEANINGS INDICATED.
- 25 (II) "BARRIER TO REMARRIAGE" MEANS ANY RELIGIOUS OR
- 26 CONSCIENTIOUS RESTRAINT OR INHIBITION THAT IS IMPOSED ON A PARTY TO A
- 27 MARRIAGE, UNDER THE PRINCIPLES HELD BY THE OFFICIAL OF THE RELIGIOUS
- 28 ORDER OR BODY WHO PERFORMED THE MARRIAGE CEREMONY, BECAUSE OF THE
- 29 COMMISSION OR WITHHOLDING OF ANY VOLUNTARY ACT BY THE OTHER PARTY TO
- 30 THE MARRIAGE.

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1 2	(III) "BARRIER TO REMARRIAGE" DOES NOT INCLUDE ANY SITUATION IN WHICH:
3 4	1. A RESTRAINT OR INHIBITION AGAINST REMARRIAGE CANNOT BE REMOVED BY THE OTHER PARTY'S VOLUNTARY ACT; OR
7	2. THE PARTY IS REQUIRED TO INCUR EXPENSES IN CONNECTION WITH THE REMOVAL OF THE RESTRAINT OR INHIBITION TO REMARRIAGE AND THE OTHER PARTY REFUSES TO PROVIDE REASONABLE REIMBURSEMENT FOR THOSE EXPENSES.
11 12 13	(2) THE PHRASE "ALL STEPS SOLELY WITHIN THE PARTY'S POWER" IN THE DEFINITION OF "BARRIER TO REMARRIAGE" MAY NOT BE CONSTRUED TO INCLUDE THE FILING OF AN APPLICATION TO A MARRIAGE TRIBUNAL OR OTHER SIMILAR ORGANIZATION OR AGENCY OF A RELIGIOUS ORDER OR BODY THAT HAS THE AUTHORITY TO ANNUL OR DISSOLVE A MARRIAGE UNDER THE RULES AND CUSTOMS OF THE RELIGIOUS ORDER OR BODY.
17	(B) THIS SECTION APPLIES ONLY TO AN APPLICATION FOR AN ABSOLUTE DIVORCE OR ANNULMENT WITH RESPECT TO A MARRIAGE THAT WAS PERFORMED BY AN OFFICIAL OF A RELIGIOUS ORDER OR BODY AUTHORIZED BY THE RULES AND CUSTOMS OF THAT ORDER OR BODY TO PERFORM A MARRIAGE CEREMONY.
19 20	(C) (1) A PARTY TO A MARRIAGE WHO FILES AN APPLICATION FOR AN ABSOLUTE DIVORCE OR ANNULMENT SHALL STATE IN THE APPLICATION THAT:
23 24	(I) TO THE BEST OF THE APPLICANT'S KNOWLEDGE, THE APPLICANT HAS TAKEN, OR WILL TAKE PRIOR TO THE ENTRY OF A DECREE FOR THE ABSOLUTE DIVORCE OR ANNULMENT, ALL STEPS SOLELY WITHIN THE APPLICANT'S POWER TO REMOVE ALL BARRIERS TO REMARRIAGE BY THE OTHER PARTY TO THE MARRIAGE; OR
	(II) THE PARTY AGAINST WHOM THE APPLICATION FOR DIVORCE OR ANNULMENT HAS BEEN FILED HAS WAIVED IN WRITING THE REQUIREMENTS OF ITEM (I) OF THIS PARAGRAPH.
31 32	(2) SUBJECT TO THE PROVISIONS OF PARAGRAPH (4) OF THIS SUBSECTION, IN EITHER A CONTESTED OR UNCONTESTED CASE, A DECREE FOR AN ABSOLUTE DIVORCE OR ANNULMENT MAY NOT BE ENTERED BY THE COURT UNLESS THE PARTY WHO FILED THE APPLICATION FOR THE DIVORCE OR ANNULMENT HAS FILED AND SERVED A SWORN STATEMENT THAT:
	(I) TO THE BEST OF THAT PARTY'S KNOWLEDGE, THE PARTY HAS TAKEN ALL STEPS SOLELY WITHIN THAT PARTY'S POWER TO REMOVE ALL BARRIERS TO REMARRIAGE BY THE OTHER PARTY TO THE MARRIAGE; OR
37 38	(II) THE OTHER PARTY TO THE MARRIAGE HAS WAIVED IN WRITING THE REQUIREMENTS OF ITEM (I) OF THIS PARAGRAPH.
	(3) THE WRITTEN WAIVER DESCRIBED IN PARAGRAPHS (1)(II) AND (2)(II) OF THIS SUBSECTION SHALL BE FILED WITH THE COURT PRIOR TO THE ENTRY OF A DECREE FOR AN ARSOLUTE DIVORCE OF ANNUALMENT.

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30 October 1, 1997.

1	(4) THE COURT MAY NOT ISSUE A DECREE OF DIVORCE OR
	ANNULMENT IF:
_	ANTOLINE II.
3	(I) THE OFFICIAL OF A RELIGIOUS ORDER OR BODY WHO
	PERFORMED THE CEREMONY OF MARRIAGE FOR WHICH AN APPLICATION FOR
5	DIVORCE OR DECREE IS FILED SUBJECT TO THIS SECTION FILES A SWORN
	STATEMENT THAT, TO THE BEST OF THAT OFFICIAL'S KNOWLEDGE, THE PARTY TO
	THE MARRIAGE WHO FILED THE APPLICATION FOR DIVORCE OR ANNULMENT
8	FAILED TO TAKE ALL STEPS SOLELY WITHIN THE PARTY'S POWER TO REMOVE ALL
9	BARRIERS TO REMARRIAGE BY THE OTHER PARTY TO THE MARRIAGE; AND
10	(II) THE OFFICIAL IS LIVING AND AVAILABLE AND COMPETENT TO
11	TESTIFY WHEN THE APPLICATION FOR THE DIVORCE OR ANNULMENT IS BEING
12	CONSIDERED BY THE COURT.
13	(D) SUBJECT TO THE PROVISIONS OF SUBSECTION (E) OF THIS SECTION, ANY
14	INDIVIDUAL WHO KNOWINGLY MAKES A FALSE SWORN STATEMENT UNDER THIS
15	SECTION SHALL BE SUBJECT TO THE PENALTY OF PERJURY.
	(E) THE TRUTH OF ANY STATEMENT SUBMITTED TO A COURT IN
	ACCORDANCE WITH THE PROVISIONS OF THIS SECTION MAY NOT BE THE SUBJECT
18	OF ANY JUDICIAL INQUIRY.
19	(F) THIS SECTION MAY NOT BE CONSTRUED TO:
20	(-)
	RELIGIOUS ORDER OR BODY AUTHORIZED BY LAW TO PERFORM A MARRIAGE
	CEREMONY TO DETERMINE WHETHER THERE EXISTS ANY BARRIER TO
23	REMARRIAGE; OR
24	(2) AUTHODIZE A COURT TO INOLUDE INTO OR DETERMINE ANY
24 25	(2) AUTHORIZE A COURT TO INQUIRE INTO OR DETERMINE ANY ECCLESIASTICAL OR RELIGIOUS ISSUE.
23	ECCLESIASTICAL OR RELIGIOUS ISSUE.
26	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed
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27 retroactively and shall be applied to all proceedings for absolute divorce and annulment

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

28 filed or pending on or before the effective date of this Act.