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By: Delegate Finifter

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CHAPTER_____

1 AN ACT concerning

Estates and Trusts - Corrections - Elective Share for Surviving Spouse -Personal Representatives

4 FOR the purpose of substituting the term "elective share" of a surviving spouse for

- 5 the term "intestate share" of a surviving spouse in certain provisions of law;
- 6 substituting the term "personal representatives" for the term "executors" in
- 7 certain provisions of law; making stylistic changes; providing for the effect of
- 8 this Act; and generally relating to making technical corrections concerning
- 9 personal representatives and an elective share of a surviving spouse.

10 BY repealing and reenacting, with amendments,

- 11 Article Estates and Trusts
- 12 Section 3-207, 3-208, 5-104(1), and 5-106(a)
- 13 Annotated Code of Maryland
- 14 (1991 Replacement Volume and 1997 Supplement)

15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

16 MARYLAND, That the Laws of Maryland read as follows:

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Article - Estates and Trusts

18 3-207.

- 19 (a) An election to take an [intestate] ELECTIVE share of an estate of a
- 20 decedent shall be in writing and signed by the surviving spouse or other person
- 21 entitled to make the election pursuant to § 3-204, and shall be filed in the court in
- 22 which the personal representative of the decedent was appointed.

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1 (b) The election may be in this form.

I, A. B., surviving spouse of C. D., late of the County (City) of, renounce
all provisions in the will of C. D. and elect to take my [intestate] ELECTIVE share of
[his] THE DECEDENT'S estate.

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(Signature)

7 3-208.

8 (a) (1) Upon the election of the surviving spouse to take [his intestate] THE 9 ELECTIVE share of the property of the decedent, all property or other benefits which 10 would have passed to the surviving spouse under the will shall be treated as if the 11 surviving spouse had died before the execution of the will.

12 (2) The surviving spouse and a person claiming through [him] THE 13 SURVIVING SPOUSE may not receive property under the will.

14 (b) (1) If there is an election to take an [intestate] ELECTIVE share, 15 contribution to the payment of it shall be prorated among all legatees.

16 (2) Instead of contributing an interest in specific property to the

17 [intestate] ELECTIVE share, a legatee may pay the surviving spouse in cash, or other

18 property acceptable to the spouse, an amount equal to the fair market value of the 19 interest in specific property on the date the election to take an [intestate] ELECTIVE

20 share was made by the spouse.

(3) Unless specifically provided in the will, a legatee is not entitled to sequestration or compensation from another legatee, or from another part of the estate of the decedent, except that an interest renounced by the surviving spouse and not included in the share of the net estate received by the surviving spouse under this section may be subject to sequestration for the benefit of individuals who are the natural objects of the bounty of the decedent, in order to avoid a substantial distortion of the intended dispositions of the testator.

28 5-104.

29 In granting letters in administrative or judicial probate, or in appointing a

30 successor personal representative, or a special administrator as provided in Subtitle 4 31 of Title 6, the court and register shall observe the following order of priority, with any

32 person in any one of the following paragraphs considered as a class:

33 (1) The [executors] PERSONAL REPRESENTATIVES named in a will
 34 admitted to probate;

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1 5-106.

2 (a) When there are several eligible persons in a class entitled to letters, the
3 court or register may grant letters to one of them, or to more than one of them, as
4 necessary or convenient for the proper administration of the estate. However, subject
5 to § 5-105 OF THIS SUBTITLE, all [executors] PERSONAL REPRESENTATIVES named
6 in the will are entitled to probate.

7 SECTION 2. AND BE IT FURTHER ENACTED, That the provisions of this Act 8 are intended solely to correct technical errors in the law and that there is no intent to 9 revive or otherwise affect law that is the subject of other acts, whether those acts were 10 signed by the Governor prior to or after the signing of this Act.

11 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 12 October 1, 1998.