Unofficial Copy D4 2000 Regular Session 0lr2378

By: <b>Delegate Mitchell</b> Introduced and read first time: February 11, 2000			
ssigned to: Judiciary			
Committee Report: Favorable with amendments House action: Adopted Read second time: March 22, 2000			
Lad second time. March 22, 2000			
CHAPTER			
1 AN ACT concerning			
2 Child Support Orders - Decedent Father's Estate - Repeal			
3 FOR the purpose of repealing provisions of law authorizing a court to issue certain 4 summons and to order support of a child from a decedent father's estate in a 5 certain manner and under certain circumstances; repealing a provision of law 6 canceling a bond given by a decedent father in a paternity proceeding and 7 discharging sureties of on the bond under certain circumstances; providing for 8 the application of this Act; and generally relating to the repeal of provisions of 9 law authorizing a court to issue summons and order child support from a 10 decedent father's estate.			
11 BY repealing 12 Article - Family Law 13 Section 5-1043 14 Annotated Code of Maryland 15 (1999 Replacement Volume and 1999 Supplement)			
16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 17 MARYLAND, That the Laws of Maryland read as follows:			
18 Article - Family Law			
19 [5-1043.			
20 (a) If a father dies after a court declares him to be the father of a child or 21 orders the father to make support payments under this subtitle, the court, on 22 notification of the father's death, may issue a summons for:			

## **HOUSE BILL 976**

		2 22	
1	(1)	the personal representative of the father;	
2	(2)	the heirs of the father;	
3	(3)	the sureties on any bond the father may have given; and	
4	(4)	the mother or other person who has charge of the child.	
	(b) (1) order that the amount of the estate.	On proof of the amount of the deceased father's estate, the court may ount the court considers proper for the support of the child be paid	
8 9	(2) amount that is mo	The court may not order paid from the deceased father's estate an ore than:	
10 11	wedlock would r	(i) one-half the amount that a child of the deceased father born in eceive; or	
12 13	father born in we	(ii) one-half the amount the descendants of a child of the deceased dlock would receive as a class.	
14 15	(3) this subtitle shall	Any money ordered to be paid from a deceased father's estate under be charged as a debt against the estate.	
16	(c) On	payment of the amount ordered under this section:	
17 18	(1) shall be canceled	any bond given by the deceased father in the paternity proceeding ; and	
19	(2)	the sureties on the bond shall be discharged.]	
22 23	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed only prospectively and may not be applied or interpreted to have any effect on or application to any summons issued by a court and orders by the court for payment of an amount for support of a child from a deceased father's estate regarding a father that who dies before the effective date of this Act.		

25 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 26 October 1, 2000.