Unofficial Copy D4 2003 Regular Session 3lr0766 CF 3lr0767

By: Chairman, Judiciary Committee (By Request - Maryland Judicial

Conference)

Introduced and read first time: January 20, 2003

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT concerning
2	Marriage Ceremonies - Authorized Officials - Fees
3	FOR the purpose of altering the definition of "judge" in a provision that authorizes a
4	judge to perform a marriage ceremony; establishing a certain fee for a marriage
5	ceremony performed by a judge; establishing that a judge's, clerk's, or deputy

clerk's fee for performing a marriage ceremony is nonrefundable and payable in

- 8 BY repealing and reenacting, with amendments,
- 9 Article Family Law
- 10 Section 2-406(a) and 2-410(a)(1), (2)(i), and (6)
- 11 Annotated Code of Maryland
- 12 (1999 Replacement Volume and 2002 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 14 MARYLAND, That the Laws of Maryland read as follows:
- 15 Article Family Law

advance; and generally relating to marriage ceremonies.

16 2-406.

6

7

- 17 (a) (1) In this subsection, "judge" means a [sitting or retired judge of the
- 18 District Court, a circuit court, the Court of Special Appeals, the Court of Appeals, the
- 19 United States District Court for the District of Maryland, or the United States Court
- 20 of Appeals for the Fourth Circuit, or a] sitting or retired judge of [another] A state or
- 21 federal court [that has substantially equivalent jurisdiction], AS DEFINED BY THE
- 22 COURT OF APPEALS OF MARYLAND.
- 23 (2) A marriage ceremony may be performed in this State by:
- 24 (i) any official of a religious order or body authorized by the rules
- 25 and customs of that order or body to perform a marriage ceremony;
- 26 (ii) any clerk;

HOUSE BILL 58

1 2	of the circuit court for	(iii) r the cour	any deputy clerk designated by the county administrative judge nty; or
3		(iv)	a judge.
4	2-410.		
	(a) (1) deputy clerk may not ceremony.		as provided in this subsection, a JUDGE, [clerk]CLERK, or my fee, remuneration, or gift for performing a marriage
10 11	is [\$25] A NONREF	UNDAB	[Except as provided in paragraph (6) of this subsection, the S, or deputy clerk's fee for performing a marriage ceremony LE FEE, PAYABLE TO THE CLERK BEFORE A MARRIAGE IE AMOUNT OF \$30 IN CECIL COUNTY AND \$25 IN ANY
13	(6)	In Cecil	County:
14 15	ceremony is \$30;	(i)	[the clerk's or deputy clerk's fee for performing a marriage
16 17	of the County under	(ii)] paragrapl	of the funds remaining after the payment into the general fund in (2)(ii) of this subsection, the clerk shall pay:
18 19	and		1. \$5 of each fee to the Cecil Historical Trust, Incorporated
20			2. \$5 of each fee to the Historical Society of Cecil County;
	annually to the Cecil this section;	[(iii)] County ((II) the Historical Society of Cecil County shall report Commissioners on the use of the funds received under
26 27	the use of all funds re	eceived u eipts of a	(III) the Cecil Historical Trust, Incorporated shall report Commissioners and the Maryland Historical Trust on nder this section, including a detailed record of the Il funds transferred from the Cecil County Committee ust; and
	Historical Trust may Historical Trust, Inco		(IV) the Cecil County Commissioners or the Maryland at any time an audit of the financial records of the Cecil
32 33	SECTION 2. AN June 1, 2003.	ID BE IT	FURTHER ENACTED, That this Act shall take effect