Unofficial Copy N2 2003 Regular Session 3lr0991 CF 3lr1257

### By: Delegate Vallario

Introduced and read first time: January 31, 2003 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: February 25, 2003

CHAPTER\_\_\_\_\_

1 AN ACT concerning

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#### Estates - Personal Representatives - Election for Modified Administration

3 FOR the purpose of providing that a personal representative of an estate may file an

- 4 election for modified administration of the estate if the residuary legatees and
- 5 heirs at law of the estate are exempt from an inheritance tax under certain
- 6 circumstances; requiring that certain trustees be limited to certain persons in
- 7 order for a personal representative to file an election for modified
- 8 administration of the estate under certain circumstances; providing for the
- 9 application of this Act; and generally relating to altering the requirements for
- 10 filing an election by a personal representative for modified administration of an
- 11 estate.

12 BY repealing and reenacting, with amendments,

- 13 Article Estates and Trusts
- 14 Section 5-702
- 15 Annotated Code of Maryland
- 16 (2001 Replacement Volume and 2002 Supplement)

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

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

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## **Article - Estates and Trusts**

20 5-702.

- 21 An election for modified administration may be filed by a personal
- 22 representative of an estate within 3 months from the date of appointment, if:

2	HOUSE BILL 284		
1 (1) All residuary legatees of a testate decedent and the heirs at law of an 2 intestate decedent are limited to the [decedent's]:			
3	(i)	[Personal] DECEDENT'S PERSONAL representative; AND	
4	(ii)	[Surviving spouse; and	
5 6 INHERITANCE TA 7 OF THE TAX - GE		Children] INDIVIDUALS OR ENTITIES EXEMPT FROM E DECEDENT'S ESTATE UNDER <del>§ 7-203</del> <u>§ 7-203(B), (E), AND (F)</u> ARTICLE;	
8 (2) ALL TRUSTEES OF EACH TRUST, IF ANY, CREATED IN THE 9 DECEDENT'S WILL ARE LIMITED TO THE DECEDENT'S:			
10	(I)	PERSONAL REPRESENTATIVE;	
11	(II)	SURVIVING SPOUSE; AND	
12	(III)	CHILDREN;	
13 [(2)] 14 testamentary gifts;	(3)	The estate is solvent and sufficient assets exist to satisfy all	
15 [(3)] 16 within 10 months fi	(4) com the da	A verified final report under modified administration is filed ate of appointment;	
17 [(4)] 18 the date of appoint	(5) nent; and	Final distribution of the estate can occur within 12 months from	
19[(5)](6)All residuary legatees of a testate decedent and the heirs at law20of an intestate decedent consent to a modified administration as required under §215-706 of this subtitle.			
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any election for modified administration filed before the effective date of this Act.			

26 SECTION 3.27 October 1, 2003. SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

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