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By: Senators Grosfeld, Britt, Forehand, Gladden, Hollinger, Jacobs, Jones,

Kelley, Kramer, Lawlah, and Ruben Introduced and read first time: January 30, 2003

Assigned to: Judicial Proceedings

				A BILL ENTITLED				
1	AN ACT cor	ncerning						
2				Family Law - Grounds for Absolute Divorce				
3 4 5 6 7	FOR the purpose of adding cruelty of treatment toward a child of the complaining party and excessively vicious conduct toward a child of the complaining party as grounds for an absolute divorce; providing that recrimination is not a bar to obtaining a divorce on any of the specified absolute divorce grounds; and generally relating to grounds for an absolute divorce.							
8 9 10 11 12	Section 7-103 Annotated Code of Maryland							
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
15				Article - Family Law				
16	7-103.							
17	(a)	(a) The court may decree an absolute divorce on the following grounds:						
18		(1)	adultery	•				
19		(2)	desertio	n, if:				
20 21	before the fi	ling of th	(i) ne applica	the desertion has continued for 12 months without interruption ation for divorce;				
22			(ii)	the desertion is deliberate and final; and				
23			(iii)	there is no reasonable expectation of reconciliation;				
24		(3)	voluntar	ry separation, if:				

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	cohabitation for 12 m divorce; and	(1) onths wit	the parties voluntarily have lived separate and apart without hout interruption before the filing of the application for				
4		(ii)	there is no reasonable expectation of reconciliation;				
5 6	(4) the United States if be		on of a felony or misdemeanor in any state or in any court of filing of the application for divorce the defendant has:				
7 8	sentence in a penal in	(i) stitution;	been sentenced to serve at least 3 years or an indeterminate and				
9		(ii)	served 12 months of the sentence;				
	(-)	for 2 yea	eparation, when the parties have lived separate and apart rs without interruption before the filing of the				
13	(6)	insanity	if:				
			the insane spouse has been confined in a mental institution, ution for at least 3 years before the filing of the				
	who are competent in recovery; and	(ii) n psychia	the court determines from the testimony of at least 2 physicians try that the insanity is incurable and there is no hope of				
20 21		(iii) g of the a	1 of the parties has been a resident of this State for at least 2 pplication for divorce;				
22 23	(7) THE COMPLAININ		of treatment toward the complaining party OR A CHILD OF Y, if there is no reasonable expectation of reconciliation; or				
24 25	(-)		rely vicious conduct toward the complaining party OR A CHILD ARTY, if there is no reasonable expectation of reconciliation.				
	the grounds set forth	in subsec	not a bar to either party obtaining an absolute divorce on etion (a)(1) through [(5)] (8) of this section, but is a court in a case involving the ground of adultery.				
29 30			respect to another ground under this section is not a bar solute divorce on the ground of 2-year separation.				
	(d) Condonation is not an absolute bar to a decree of an absolute divorce on the ground of adultery, but is a factor to be considered by the court in determining whether the divorce should be decreed.						
34 35	(e) (1) limited divorce.	A court	may decree an absolute divorce even if a party has obtained a				

- 1 (2) If a party obtained a limited divorce on the ground of desertion that 2 at the time of the decree did not meet the requirements of subsection (a)(2) of this
- 3 section, the party may obtain an absolute divorce on the ground of desertion when the
- 4 desertion meets the requirements of subsection (a)(2) of this section.
- 5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 6 October 1, 2003.