SENATE BILL 337

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EMERGENCY BILL

0lr1931 CF HB 449

By: **Senator Frosh** Introduced and read first time: January 28, 2010 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: March 16, 2010

CHAPTER _____

1 AN ACT concerning

Estates and Trusts - Construction of References in Will or Trust to Federal Estate Tax or Generation-Skipping Transfer Tax

4 FOR the purpose of establishing that certain provisions in a will or trust of a decedent $\mathbf{5}$ who dies between certain dates shall be deemed to refer to the federal estate tax 6 or generation-skipping transfer tax laws on a certain date; providing for the 7application and construction of certain provisions of this Act; authorizing a 8 personal representative or any interested person to bring a certain proceeding 9 to construe certain provisions in a will or other instrument; requiring that a 10 certain proceeding be commenced within a certain time; making this Act an emergency measure; and generally relating to the construction of certain 11 12provisions in wills and trusts.

- 13 BY adding to
- 14 Article Estates and Trusts
- 15 Section 11–110
- 16 Annotated Code of Maryland
- 17 (2001 Replacement Volume and 2009 Supplement)

18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 19 MARYLAND, That the Laws of Maryland read as follows:

- Article Estates and Trusts
- 21 **11–110.**

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates amendments to bill. <u>Strike out</u> indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 (A) (1) A WILL OR TRUST OF A DECEDENT WHO DIES AFTER DECEMBER 31, 2009, AND BEFORE JANUARY 1, 2011, THAT CONTAINS A $\mathbf{2}$ FORMULA REFERRING TO THE "UNIFIED CREDIT", "ESTATE TAX EXEMPTION", 3 "APPLICABLE EXEMPTION AMOUNT", "APPLICABLE CREDIT AMOUNT", 4 "APPLICABLE EXCLUSION AMOUNT", "GENERATION-SKIPPING TRANSFER TAX $\mathbf{5}$ EXEMPTION", "GST EXEMPTION", "MARITAL DEDUCTION", "MAXIMUM MARITAL 6 DEDUCTION", OR "UNLIMITED MARITAL DEDUCTION", OR SIMILAR WORDS OR 78 PHRASES RELATING TO THE FEDERAL ESTATE TAX OR GENERATION-SKIPPING 9 TRANSFER TAX OR THAT MEASURES A SHARE OF AN ESTATE OR A TRUST BASED 10 ON THE AMOUNT THAT CAN PASS FREE OF FEDERAL ESTATE TAXES OR THE 11 AMOUNT THAT CAN PASS FREE OF FEDERAL GENERATION-SKIPPING TRANSFER 12TAXES, OR THAT IS OTHERWISE BASED ON A SIMILAR PROVISION OF FEDERAL 13ESTATE TAX OR GENERATION-SKIPPING TRANSFER TAX LAW, SHALL BE DEEMED 14TO REFER TO THE FEDERAL ESTATE TAX OR GENERATION-SKIPPING TRANSFER 15TAX LAWS AS THEY APPLIED WITH RESPECT TO ESTATES OF DECEDENTS DYING 16 OR GENERATION-SKIPPING TRANSFERS MADE ON DECEMBER 31, 2009.

17 (2) THIS SUBSECTION DOES NOT APPLY TO A WILL OR TRUST 18 THAT:

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(I) IS EXECUTED OR AMENDED AFTER DECEMBER 31, 2009;

20 **OR**

(II) MANIFESTS AN INTENT THAT A CONTRARY RULE SHALL
 APPLY IF THE DECEDENT DIES ON A DATE ON WHICH THERE IS NO THEN
 APPLICABLE FEDERAL ESTATE TAX OR GENERATION–SKIPPING TRANSFER TAX.

(3) THE REFERENCE TO JANUARY 1, 2011, IN THIS SUBSECTION
SHALL, IF A FEDERAL ESTATE TAX OR GENERATION-SKIPPING TRANSFER TAX
BECOMES APPLICABLE BEFORE THAT DATE, BE CONSTRUED TO REFER INSTEAD
TO THE FIRST DATE ON WHICH THE TAX BECOMES APPLICABLE.

(B) (1) THE PERSONAL REPRESENTATIVE OR ANY INTERESTED
PERSON UNDER A WILL OR OTHER INSTRUMENT MAY BRING A PROCEEDING TO
DETERMINE WHETHER THE DECEDENT INTENDED THAT THE REFERENCES
DESCRIBED IN SUBSECTION (A) OF THIS SECTION BE CONSTRUED WITH
RESPECT TO THE LAW AS IT EXISTED AFTER DECEMBER 31, 2009.

33 (2) A PROCEEDING UNDER THIS SUBSECTION SHALL BE
 34 COMMENCED WITHIN 1 YEAR AFTER THE DEATH OF THE TESTATOR OR
 35 GRANTOR.

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1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency 2 measure, is necessary for the immediate preservation of the public health or safety, 3 has been passed by a yea and nay vote supported by three-fifths of all the members 4 elected to each of the two Houses of the General Assembly, and shall take effect from 5 the date it is enacted.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.