HOUSE BILL 199

N2, D1 HB 1257/15 – HRU

CONSTITUTIONAL AMENDMENT

6lr2053

By: Delegate Bromwell

Introduced and read first time: January 21, 2016 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2

Orphans' Court - Change of Name to Probate Court

- 3 FOR the purpose of proposing an amendment to the Maryland Constitution to change the 4 name of each orphans' court in this State to the probate court; submitting this 5 amendment to the qualified voters of the State for their adoption or rejection; 6 changing references to the orphans' court in the Annotated Code of Maryland to the 7 probate court on the passage and ratification of a certain constitutional amendment; 8 requiring the publishers of the Annotated Code of Maryland, in consultation with 9 and subject to the approval of the Department of Legislative Services, to correct any references throughout the Code that are rendered incorrect by this Act and to 10 11 describe any corrections in an editor's note following the section affected; prohibiting 12 the use of certain office supplies until existing office supplies are depleted; and 13 generally relating to the orphans' courts.
- 14 BY proposing an amendment to the Maryland Constitution
- 15 Article IV Judiciary Department
- Section 1, 3A(a), 4B(a)(1), 8(c), 18(b)(2), (3), and (4), and 20(b); and 40(a), (b), (c), (d),
- 17 (e), and (g) and 41 to be under the amended part "Part V Probate Court"
- 18 BY repealing and reenacting, with amendments,
- 19 Article Business Occupations and Professions
- Section 10-101(f)(2) and (h)(2)(i)
- 21 Annotated Code of Maryland
- 22 (2010 Replacement Volume and 2015 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Courts and Judicial Proceedings
- 25 Section 1–101(c), 1–205(a)(2), 12–101(f), 12–201, 12–308, 12–501(a), 12–502(a)(1)(i)
- 26 and (iii) and (b)(2), and 12–701(a)
- 27 Annotated Code of Maryland
- 28 (2013 Replacement Volume and 2015 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



```
1
    BY repealing and reenacting, with amendments,
 2
           Article – Election Law
 3
           Section 9-210(a)(7)(v)
 4
           Annotated Code of Maryland
 5
           (2010 Replacement Volume and 2015 Supplement)
 6
    BY repealing and reenacting, with amendments,
 7
           Article – Estates and Trusts
 8
           Section 1-103(a)(2), 2-101, 2-106(b)(2)(i), (c), (d), (e), (f)(2), and (i), 2-107(b),
                 2-108(y)(1), (3), (4), (5), (6), and (8), 2-109(b)(3) and (4)(i), 5-206, 5-403(b),
 9
10
                 5–708(a)(4), 13–105(a) and (c), 13–106, 13–107, and 13–301(e)
11
           Annotated Code of Maryland
           (2011 Replacement Volume and 2015 Supplement)
12
13
    BY repealing and reenacting, with amendments,
14
           Article – General Provisions
15
           Section 5-103(d)(1)(i)2.
16
           Annotated Code of Maryland
           (2014 Volume and 2015 Supplement)
17
    BY repealing and reenacting, with amendments,
18
19
           Article – Local Government
20
           Section 25–509, 28–106(a)(5), and 28–207(a)(4)
21
           Annotated Code of Maryland
22
           (2013 Volume and 2015 Supplement)
23
    BY repealing and reenacting, with amendments,
24
           Article – Real Property
25
           Section 2–122(c)
26
           Annotated Code of Maryland
27
           (2015 Replacement Volume)
28
    BY repealing and reenacting, with amendments,
29
           Article – State Government
30
           Section 7-216(c)(3) and 12-101(a)(12)
31
           Annotated Code of Maryland
32
           (2014 Replacement Volume and 2015 Supplement)
33
    BY repealing and reenacting, with amendments,
34
           Article – State Personnel and Pensions
35
           Section 21-307(n)(1)(v)
36
           Annotated Code of Maryland
37
           (2015 Replacement Volume)
    BY repealing and reenacting, with amendments,
38
```

Article – Tax – General

39

1 Section 7–101(b), 13–302(c), 13–510(a)(3), and 13–511 2 Annotated Code of Maryland 3 (2010 Replacement Volume and 2015 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 4 5 (Three-fifths of all the members elected to each of the two Houses concurring). That it be 6 proposed that the Maryland Constitution read as follows: 7 Article IV - Judiciary Department 8 1. 9 The Judicial power of this State is vested in a Court of Appeals, such intermediate 10 courts of appeal as the General Assembly may create by law, Circuit Courts, [Orphans'] 11 **PROBATE** Courts, and a District Court. These Courts shall be Courts of Record, and each 12 shall have a seal to be used in the authentication of all process issuing from it. 13 3A. 14 Except as provided in paragraph (2) of this subsection, any former judge, except a former judge of the [Orphans'] PROBATE Court, may be assigned by the 15 Chief Judge of the Court of Appeals, upon approval of a majority of the court, to sit 16 temporarily in any court of this State, except [an Orphans'] A PROBATE Court, as provided 17 18 by law. 19 (2)A retired judge of the Circuit Court for Montgomery County that 20 sits as the [Orphans'] PROBATE Court for Montgomery County may be assigned by the 21 Chief Judge of the Court of Appeals, upon approval of a majority of the Court of Appeals, 22to do an act that a judge of the [Orphans'] PROBATE Court for Montgomery County is 23 authorized to perform. 24A retired judge of the Circuit Court for Harford County that sits (ii) as the [Orphans'] PROBATE Court for Harford County may be assigned by the Chief Judge 2526 of the Court of Appeals, upon approval of a majority of the Court of Appeals, to do an act 27 that a judge of the [Orphans'] PROBATE Court for Harford County is authorized to 28perform. 294B. 30 The Commission on Judicial Disabilities has the power to: (a) (1) 31 (i) Investigate complaints against any judge of the Court of Appeals. 32 any intermediate courts of appeal, the circuit courts, the District Court of Maryland, or the

[orphans'] PROBATE court; and

33

(ii) Conduct hearings concerning such complaints, administer oaths and affirmations, issue process to compel the attendance of witnesses and the production of evidence, and require persons to testify and produce evidence by granting them immunity from prosecution or from penalty or forfeiture.

5 8.

1

2

3

4

6

7

8

9

10

11

12

13

14

15 16

17

18

19

20

22

23

24

25

26

27

28

29

30 31

32

33

34

35

(c) In all other cases of presentment or indictment, and in all suits or actions at law or issues from the [Orphans'] PROBATE Court pending in any of the courts of law in this State which have jurisdiction over the cause or case, in addition to the suggestion in writing of either of the parties to the cause or case that the party cannot have a fair and impartial trial in the court in which the cause or case may be pending, it shall be necessary for the party making the suggestion to make it satisfactorily appear to the court that the suggestion is true, or that there is reasonable ground for the same; and thereupon the court shall order and direct the record of the proceedings in the cause or case to be transmitted to some other court, having jurisdiction in the cause or case, for trial. The right of removal also shall exist on suggestion in a cause or case in which all the judges of the court may be disqualified under the provisions of this Constitution to sit. The court to which the record of proceedings in such suit or action, issue, presentment or indictment is transmitted, shall hear and determine that cause or case in the same manner as if it had been originally instituted in that Court. The General Assembly shall modify the existing law as may be necessary to regulate and give force to this provision.

21 18.

- (b) (2) Subject to paragraphs (3) and (4) of this subsection, the Chief Judge of the Court of Appeals may, in case of a vacancy, or of the illness, disqualification or other absence of a judge or for the purpose of relieving an accumulation of business in any court assign any judge except a judge of the [Orphans'] **PROBATE** Court to sit temporarily in any court except [an Orphans'] A **PROBATE** Court.
 - (3) A retired judge of the Circuit Court for Montgomery County that sits as the [Orphans'] **PROBATE** Court for Montgomery County may be assigned by the Chief Judge of the Court of Appeals, upon approval of a majority of the Court of Appeals, to do an act that a judge of the [Orphans'] **PROBATE** Court for Montgomery County is authorized to perform.
- (4) A retired judge of the Circuit Court for Harford County that sits as the [Orphans'] **PROBATE** Court for Harford County may be assigned by the Chief Judge of the Court of Appeals, upon approval of a majority of the Court of Appeals, to do an act that a judge of the [Orphans'] **PROBATE** Court for Harford County is authorized to perform.

36 20.

37 (b) The judges of the Circuit Courts for Montgomery and Harford Counties shall each, alternately and in rotation and on schedules to be established by those judges, sit as

[an Orphans'] A PROBATE Court for their County, and shall have and exercise all the 1

power, authority and jurisdiction which the present [Orphans'] PROBATE Courts now have

and exercise, or which may hereafter be provided by law. 3

Part V — [Orphans'] PROBATE Court

5 40.

2

4

6

7

8

9

17

- The qualified voters of the several Counties, except Montgomery County and (a) Harford County, shall elect three Judges of the [Orphans'] PROBATE Courts of Counties who shall be citizens of the State and residents, for the twelve months preceding, in the County for which they may be elected.
- 10 The qualified voters of the City of Baltimore shall elect three Judges of the 11 [Orphans'] PROBATE Court for Baltimore City who shall be citizens of the State and residents, for the twelve months preceding, in Baltimore City and who have been admitted 12 13 to practice law in this State and are members in good standing of the Maryland Bar.
- 14 The qualified voters of Prince George's County shall elect three Judges of the (c) 15 [Orphans'] **PROBATE** Court for Prince George's County who shall be citizens of the State 16 and residents, for the twelve months preceding, in Prince George's County and who have been admitted to practice law in this State and are members in good standing of the 18 Maryland Bar.
- 19 The qualified voters of Baltimore County shall elect three Judges of the 20 [Orphans'] PROBATE Court for Baltimore County who shall be citizens of the State and 21residents, for the twelve months preceding, in Baltimore County and who have been 22 admitted to practice law in this State and are members in good standing of the Maryland 23 Bar.
- 24 The Judges shall have all the powers now vested in the [Orphans'] PROBATE 25Courts of the State, subject to such changes as the Legislature may prescribe.
- 26 In case of a vacancy in the office of Judge of the [Orphans'] **PROBATE** Court, 27 the Governor shall appoint, subject to confirmation or rejection by the Senate, some suitable 28person to fill the vacancy for the residue of the term.

29 41.

30

31

32

33

34

35

36

There shall be a Register of Wills in each county of the State, and the City of Baltimore, to be elected by the legal and qualified voters of said counties and city, respectively, who shall hold his office for four years from the time of his election and until his successor is elected and qualified; he shall be re-eligible, and subject at all times to removal for willful neglect of duty, or misdemeanor in office in the same manner that the Clerks of the Courts are removable. In the event of any vacancy in the office of the Register of Wills, said vacancy shall be filled by the Judges of the [Orphans'] PROBATE Court, in

- which such vacancy occurs, until the next general election for Delegates to the General Assembly when a Register shall be elected to serve for four years thereafter.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 4 as follows:

5 Article – Business Occupations and Professions

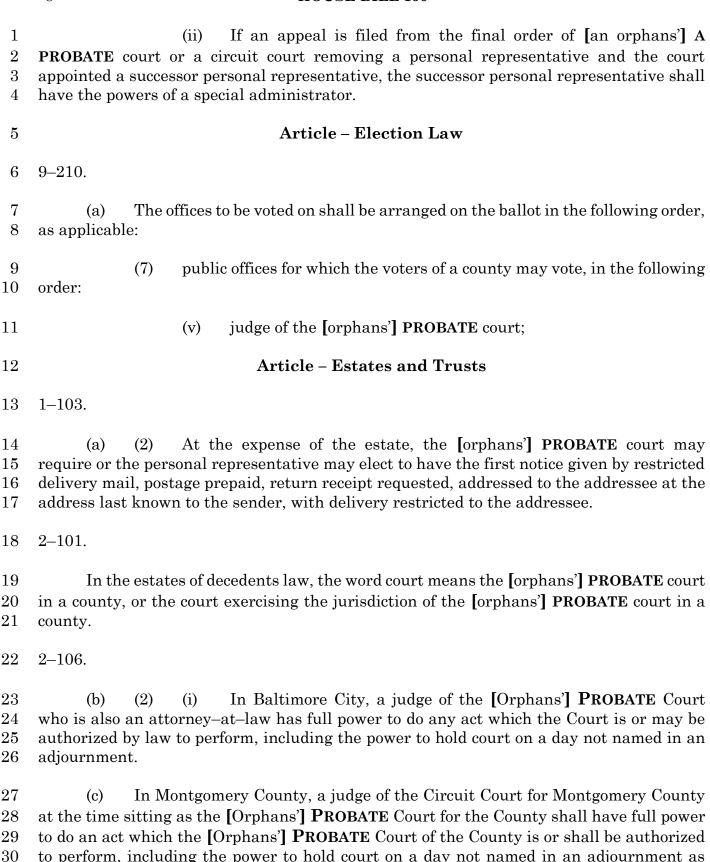
- 6 10-101.
- 7 (f) (2) "Court" does not include:
- 8 (i) [an orphans'] A PROBATE court; or
- 9 (ii) the Maryland Tax Court.
- 10 (h) (2) "Practice law" includes:
- 11 (i) advising in the administration of probate of estates of decedents 12 in [an orphans'] A PROBATE court of the State;

13 Article – Courts and Judicial Proceedings

- 14 1–101.
- 15 (c) "Court" means the Court of Appeals, Court of Special Appeals, circuit court,
- and District Court of Maryland, or any of them, unless the context clearly requires a
- 17 contrary meaning. It does not include [an orphans'] A PROBATE court, or the Maryland
- 18 Tax Court.
- 19 1–205.
- 20 (a) (2) "Court" means the Court of Appeals, the Court of Special Appeals, a 21 circuit court, the District Court of Maryland, and [an orphans'] A PROBATE court.
- 22 12-101.
- 23 (f) "Final judgment" means a judgment, decree, sentence, order, determination,
- decision, or other action by a court, including [an orphans'] A PROBATE court, from which
- an appeal, application for leave to appeal, or petition for certiorari may be taken.
- 26 12–201.
- Except as provided in § 12–202 of this subtitle, in any case or proceeding pending in
- 28 or decided by the Court of Special Appeals upon appeal from a circuit court or [an orphans']
- 29 A PROBATE court or the Maryland Tax Court, any party, including the State, may file in

- 1 the Court of Appeals a petition for certiorari to review the case or proceeding. The petition
- 2 may be filed either before or after the Court of Special Appeals has rendered a decision, but
- 3 not later than the time prescribed by the Maryland Rules. In a case or proceeding described
- 4 in this section, the Court of Appeals also may issue the writ of certiorari on its own motion.
- 5 12-308.
- 6 Except as provided in § 12–307 of this subtitle, the Court of Special Appeals has
- 7 exclusive initial appellate jurisdiction over any reviewable judgment, decree, order or other
- 8 action of a circuit court, and [an orphans'] A PROBATE court.
- 9 12-501.
- 10 (a) A party may appeal to the Court of Special Appeals from a final judgment of
- 11 [an orphans'] A PROBATE court.
- 12 12-502.
- 13 (a) (1) (i) Instead of a direct appeal to the Court of Special Appeals
- pursuant to § 12–501 of this subtitle, a party may appeal to the circuit court for the county
- 15 from a final judgment of [an orphans'] A PROBATE court.
- 16 (iii) The de novo appeal shall be treated as if it were a new proceeding
- 17 and as if there had never been a prior hearing or judgment by the [orphans'] PROBATE
- 18 court.
- 19 (b) (2) Within 30 days thereafter the register of wills shall transmit all
- 20 pleadings and orders of the proceedings to the court to which the appeal is taken, unless
- 21 the [orphans'] PROBATE court from which the appeal is taken extends the time for
- 22 transmitting these pleadings and orders.
- 23 12-701.
- 24 (a) (1) An appeal from [an orphans'] A PROBATE court or a circuit court stays
- 25 all proceedings in the [orphans'] **PROBATE** court concerning the issue appealed.
- 26 (2) An appeal from [an orphans'] A PROBATE court or a circuit court does
- 27 not stay any proceedings in the [orphans'] PROBATE court that do not concern the issue
- appealed, if the [orphans'] PROBATE court can provide for conforming to the decision of
- 29 the appellate court.
- 30 (3) (i) An appeal from a final order of [an orphans'] A PROBATE court
- 31 or a circuit court removing a personal representative does not stay an order appointing a
- 32 successor personal representative or special administrator.

provided.



- (d) Each judge of the Court for Prince George's County shall spend at least three days each week in the conduct of the business of the Court. In Prince George's County, a judge of the [Orphans'] PROBATE Court who is also an attorney—at—law has full power to do any act which the Court is or may be authorized to perform, including the power to hold court on a day not named in an adjournment. However, upon request of any interested party, two judges shall be required to act for the Court. If necessary to transact business before the Court, court may be convened 5 days each week.
- 8 (e) In Harford County, the provisions of subsection (a) of this section do not apply.
 9 A judge of the Circuit Court for Harford County shall sit as the [Orphans'] PROBATE Court
 10 for the County at the time or times established by the judges of the County Circuit Court
 11 and shall have full power to do any act which the [Orphans'] PROBATE Court of the County
 12 is or shall be authorized to perform, including the power to hold court on a day not named
 13 in an adjournment.
- 14 (f) (2) A judge of the [Orphans'] **PROBATE** Court in Baltimore County who is 15 also an attorney—at—law has full power to do any act that the Court is authorized by law to 16 perform, including the power to hold court on a day not named in an adjournment.
- 17 (i) If [an orphans'] A PROBATE court judge of a county is unable to serve for any reason, the Chief Judge of the Court of Appeals may assign, on a temporary basis, [an orphans'] A PROBATE court judge of another county to sit for the judge who is unable to serve.
- 21 2-107.

2

3

4 5

6

7

- 22 (b) A reference in the estates of decedents law to the chief judge of the court of a county means, with regard to Harford County or Montgomery County, the judge of the circuit court then sitting as the [Orphans'] PROBATE Court. A reference to the judges of the court in plural number means, with respect to Harford County or Montgomery County, the judge of the circuit court then sitting as the [Orphans'] PROBATE Court, unless the section otherwise specifically provides.
- 28 2–108.

36

- (y) (1) Except in Montgomery, Frederick, Carroll, Talbot, Cecil, Kent, Queen Anne's, Baltimore, Garrett, and Harford counties and Baltimore City, and except as provided in paragraphs (3) and (4) of this subsection, a county shall pay a pension, in the same manner as salaries are paid during active service, to each judge of the [Orphans'] PROBATE Court who:
- 34 (i) Has terminated active service;
- 35 (ii) Has reached 60 years of age; and
 - (iii) Has completed at least two terms of office.

(i)

1 (3)[An Orphans'] A PROBATE Court judge in Somerset County and 2 Worcester County is eligible for a pension under this subsection only if he is in office on or 3 before July 1, 1979. In Wicomico County, [an Orphans'] A PROBATE Court judge who has 4 **(4)** 5 completed at least 12 years in office is eligible for a pension under this subsection. 6 (5)In Prince George's County, the salary or pension to each [Orphans'] 7 **PROBATE** Court judge shall be the greater of: 8 (i) \$1,200 annually; or 9 An annual amount calculated at the rate of 4 percent of the last (ii) 10 annual amount of compensation multiplied by the number of years or partial years of 11 service, not exceeding 20 years. 12 In Allegany County, the pension for [an Orphans'] A PROBATE Court (6) 13 judge shall be the greater of: 14 \$1,200 annually; or (i) 15 (ii) 1. Except as provided in item 2 of this subparagraph, an 16 annual amount calculated at the rate of 4 percent of the last annual amount of 17 compensation multiplied by the number of years of service, not exceeding 16 years; or 18 An annual amount equal to two-thirds of the last annual 19 amount of compensation if the judge has more than 16 years of service. 20 Notwithstanding any provision of this section [an Orphans'] A 21**PROBATE** Court judge may not receive a pension under this section if he is receiving any 22 other State pension based on service as [an Orphans'] A PROBATE Court judge. 23 2-109.24(b) This section does not apply: 25In Baltimore City, to a judge of the Court while practicing law before 26 any court of the State except [an orphans'] A PROBATE court; or 27 In Prince George's County, Baltimore County, Calvert County, and 28Howard County, to a judge of the Court while practicing law in connection with a case that 29 is:

Outside the jurisdiction of [orphans'] THE PROBATE court; and

1 5-206.2 In a proceeding for administrative or judicial probate the petition for probate shall 3 be in substantially the following form: 4 In the [Orphans'] PROBATE Court for _____, Maryland 5 (or) 6 Before the Register of Wills for 7 in the Estate of: 8 Estate No. 9 For: □ Regular Estate – 10 □ Small Estate – □ Will of No Estate – for probate. Petition 11 Petition for Complete Items 2 and 5 estate value in excess of 12 Administration, estate 13 \$20,000. Complete and value of \$20,000 or less. 14 attach Schedule – A. Complete and attach Schedule – B. 15 The Petition of: 16 17 18 Name Address 19 20 Name 21Address 22 23 24 Name Address 25 26 Each of us states: 27 1. I am (a) at least 18 years of age and either a citizen of the United States or a 28 permanent resident alien spouse of the decedent or (b) a trust company or any other corporation authorized by law to act as a personal representative. 292. The decedent, _____ 30 was domiciled in _____ County, State of 31 _____ and died on the _____ day of _____, 32 33 34 3. If the decedent was not domiciled in this county at the time of death, this is the 35 proper office in which to file this petition because: 36 4. I am entitled to priority of appointment as personal representative of the decedent's 37 estate pursuant to § 5–104 of the Estates and Trusts Article, Annotated Code of 38

	Maryland because:			
5.	and I am not excluded by § 5–105(Code of Maryland from serving as p I have made a diligent search for the	ersonal representative.	·	
o. □	none exists; or	e decedent's will and to the bes	t of my knowledge	
	the will dated) accomp	anying this petition is the las	lls, if any, dated st will and it came	
	and the names and last known addi			
6.	Other proceedings, if any, regarding	g the decedent or the estate ar	re as follows:	
7.	If any information required by parareason is:	igraphs 2 through 6 has not b	een furnished, the	
8.	If appointed, I accept the duties of to personal jurisdiction in any action representative or arising out of the	on brought in this State agair	nst me as persona	
deo	WHEREFORE, I request apperedent's estate and the following relies that the will and codicils, if any, be	ef as indicated:		
	that the will and codicils, if any, be admitted to judicial probate;			
	that the will and codicils, if any, be filed only;			
	that the following additional relief b	oe granted:		
pet	I solemnly affirm under the pena- cition are true to the best of my know		· ·	
Atı	corney's Signature	Petitioner	Date	
Ad	dress	Petitioner	Date	
		Petitioner	Date	
Te	lephone Number	Telephone Number		

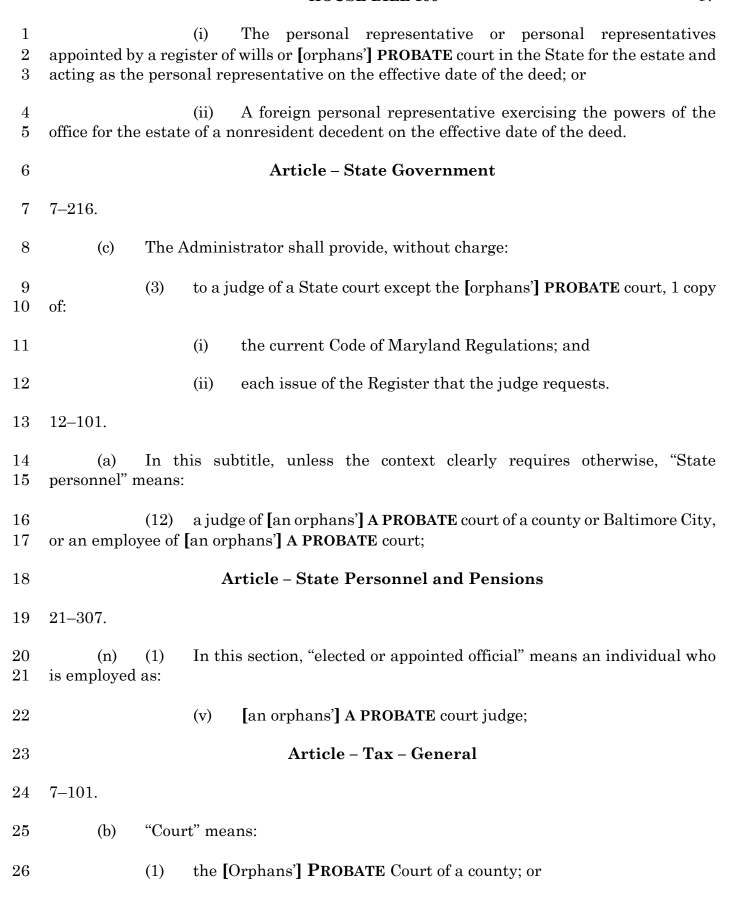
		, Mary
in the Estate of:	Estate No	
	Estate No.	
Sche	dule – A	
REGULAR ESTATE		
Estimated Value of Estate and Unsecured		
Personal property (approximate value)		\$
Real property (approximate value)		\$
Value of Property subject to:	0.7	Ф
(a) Direct Inheritance Tax of	%	\$
(b) Collateral Inheritance Tax of(c) Collateral Inheritance Tax of	%	\$
Unsecured Debts (approximate amount)	%	\$
Unsecured Debts (approximate amount)		
(FOR REG	ISTER'S USE)	
Safekeeping Wills	•	
Bond Set \$		
(or) Before the Register of Wills for in the Estate of:		, Mary
	Estate No	
	1.1 . D	
Sche	dule – B	
SMALL ESTATE	dule – B	
SMALL ESTATE Assets and Debts of the Decedent:		
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco		ebts of the deceden
SMALL ESTATEAssets and Debts of the Decedent:1. I have made a diligent search to discoset forth below are:	ver all property and de	
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco set forth below are: (a) A listing of all real and personal	ver all property and do	e decedent, individ
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to discoset forth below are: (a) A listing of all real and personal or as tenant in common, and of	ver all property and de property owned by the any other property to	e decedent, individ which the decede
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco set forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ	ver all property and de property owned by the any other property to	e decedent, individ which the decede
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to discoset forth below are: (a) A listing of all real and personal or as tenant in common, and of	ver all property and de property owned by the any other property to	e decedent, individ which the decede
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco set forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ	ver all property and de property owned by the any other property to	e decedent, individe which the decede
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to discoset forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ were determined:	ver all property and deproperty owned by the any other property to ing descriptions, valu	e decedent, individ which the decede es, and how the va
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco set forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ were determined: (b) A listing of all creditors and classes.	ver all property and deproperty owned by the any other property to ing descriptions, valuations and the amounts and the amounts	e decedent, individ which the decede es, and how the v
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to discoset forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ were determined:	ver all property and deproperty owned by the any other property to ing descriptions, valuations and the amounts and the amounts	e decedent, individ which the decede es, and how the va
SMALL ESTATE Assets and Debts of the Decedent: 1. I have made a diligent search to disco set forth below are: (a) A listing of all real and personal or as tenant in common, and of estate would be entitled, includ were determined: (b) A listing of all creditors and classes.	ver all property and deproperty owned by the any other property to ing descriptions, valuations and the amounts and the amounts	e decedent, individently which the decede es, and how the va

1	3. Attached is a List of Interested Persons.
2 3 4 5 6	*Note: § 5–601(d) of the Estates and Trusts Article, Annotated Code of Maryland "For the purpose of this subtitle – Value is determined by fair market value of property less debts of record secured by the property as of the date of death, to the extent that insurance benefits are not payable to the lien holder or secured party for the secured debt."
7 8	I solemnly affirm under the penalties of perjury that the contents of the foregoing schedule are true to the best of my knowledge, information, and belief.
9 10 11 12	Attorney's Signature Petitioner Date
	Address Petitioner Date
13 14	Telephone Number Telephone Number
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	(b) The notice required by this section shall be in the following form: IN THE [ORPHANS'] PROBATE COURT FOR
31	5–708.
32	(a) A modified administration shall be revoked by the:
33 34	(4) [Orphans'] PROBATE Court, on its own initiative, or for good cause shown by an interested person or by the register of wills;
35	13–105.

- 1 (a) (1) The [orphans'] **PROBATE** courts and the circuit courts have concurrent 2 jurisdiction over guardians of the person of a minor and over protective proceedings for 3 minors.
- 4 (2) Upon petition of an interested person, a matter initiated in the 5 [orphans'] **PROBATE** court may be transferred to the circuit court.
- 6 (c) (1) [An orphans'] A PROBATE court may exercise jurisdiction over 7 guardianship of the person of a minor if the presiding judge of the [orphans'] PROBATE 8 court is a member of the bar, regardless of whether the minor who is the subject of the 9 petition for guardianship of the person has property, may inherit property, or is destitute.
- 10 (2) [An orphans'] A PROBATE court that exercises jurisdiction or is 11 requested to exercise jurisdiction under this subsection may:
- 12 (i) Transfer the matter to the circuit court on a finding that the best interests of the child require utilization of the equitable powers of the circuit court; and
- 14 (ii) Waive the costs, if any, of a transfer under this paragraph.
- 15 13–106.
- 16 (a) [An orphans'] A PROBATE court has full power to secure the rights of a minor whose estate is being administered by a guardian under its jurisdiction.
- 18 (b) The [orphans'] PROBATE court, under the pretext of incidental power or constructive authority, may not exercise jurisdiction not expressly conferred by law. The [orphans'] PROBATE court is governed by the provisions of §§ 2–102 through 2–105 of this article.
- 22 13–107.
- If appropriate to proceedings under this title, the powers and duties of the register of wills in proceedings in the [orphans'] PROBATE court are the same as the powers and duties of the registers under Title 2, Subtitle 2 of this article.
- 26 13–301.
- 27 (e) "Court" means a circuit court, [an orphans'] A PROBATE court, or a court 28 exercising the jurisdiction of [an orphans'] A PROBATE court.
- 29 Article General Provisions
- 30 5–103.

In this paragraph, "individual in the Judicial Branch" includes 1 (d) (1) (i) 2 an individual who is: 3 2. paid by a county to perform services in [an orphans'] A **PROBATE** court or circuit court: 4 Article - Local Government 5 6 25-509.7 If the property or interest of a minor who does not have a guardian is affected by a 8 watershed project under this subtitle, the [orphans'] PROBATE court of the county shall appoint a guardian to protect the interests of the minor. 9 10 28-106.The Commission shall study the salaries of: 11 (a) 12 (5)the judges of the [Orphans'] PROBATE Court for Allegany County; and 28 - 207.13 14 The Commission shall study the salaries of: (a) **(4)** the judges of the [Orphans'] **PROBATE** Court for Washington County; 15 16 Article - Real Property 17 2-122.A grant of property by deed to a grantee designated in the deed as an 18 (1) 19 estate of a decedent, including the estate of a nonresident decedent, has the same effect as 20 if the grantor had granted the property to: 21(i) The personal representative or personal representatives 22appointed by a register of wills or [orphans'] PROBATE court in the State for the estate and 23acting as the personal representative on the effective date of the deed; or 24A foreign personal representative exercising the powers of the (ii) office for the estate of a nonresident decedent on the effective date of the deed. 2526 If executed by the person or persons indicated in item (i) or (ii) of this 27 paragraph as applicable, a grant of property by deed from a grantor designated in the deed 28 as an estate of a decedent, including the estate of a nonresident decedent, has the same

effect as if the grantee had received the property from:



- 1 (2) a court of the State that exercises the jurisdiction of [an Orphans'] A PROBATE Court.
- 3 13-302.
- 4 (c) If a person fails to comply with a subpoena or fails to testify on any matter on which the person lawfully may be interrogated, on petition of a tax collector, a circuit court or, if the subpoena is issued under authority of [an orphans'] A PROBATE court, the [orphans'] PROBATE court may pass an order directing compliance with the subpoena or compelling testimony.
- 9 13-510.
- 10 (a) Except as provided in subsection (b) of this section and subject to § 13–514 of this subtitle, within 30 days after the date on which a notice is mailed, a person or governmental unit that is aggrieved by the action in the notice may appeal to the Tax Court 13 from:
- 14 (3) an inheritance tax determination by a register or by [an orphans'] A
 15 PROBATE court other than a circuit court sitting as [an orphans'] A PROBATE court;
- 16 13–511.
- A register, on behalf of the State, or a person in interest may appeal to the Court of Special Appeals from an order or determination of [an orphans'] A PROBATE court or a court exercising the jurisdiction of the [orphans'] PROBATE court that relates to the inheritance tax.
- SECTION 3. AND BE IT FURTHER ENACTED, That letterhead, business cards, and other documents reflecting the renaming of the orphans' court to be the probate court may not be used until all letterhead, business cards, and other documents already in print and reflecting the name of the court before the effective date of this Act have been used.
- SECTION 4. AND BE IT FURTHER ENACTED, That the publishers of the Annotated Code of Maryland, in consultation with and subject to the approval of the Department of Legislative Services, shall correct any references throughout the Annotated Code that are rendered incorrect by this Act with no further action required by the General Assembly. The publishers shall adequately describe any such correction in an editor's note following the section affected.
- SECTION 5. AND BE IT FURTHER ENACTED, That the General Assembly determines that the amendment to the Maryland Constitution proposed by Section 1 of this Act affects multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland Constitution concerning local approval of constitutional amendments do not apply.

1 SECTION 6. AND BE IT FURTHER ENACTED, That the aforegoing section 2 proposed as an amendment to the Maryland Constitution shall be submitted to the 3 qualified voters of the State at the next general election to be held in November 2016 for 4 their adoption or rejection pursuant to Article XIV of the Maryland Constitution. At that 5 general election, the vote on this proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional 6 7 Amendment" and "Against the Constitutional Amendment," as now provided by law. 8 Immediately after the election, all returns shall be made to the Governor of the vote for and 9 against the proposed amendment, as directed by Article XIV of the Maryland Constitution, 10 and further proceedings had in accordance with Article XIV.

SECTION 7. AND BE IT FURTHER ENACTED, That Section 2 of this Act is contingent on the passage of Section 1 of this Act, a constitutional amendment, and its ratification by the voters of the State.

11

12 13

SECTION 8. AND BE IT FURTHER ENACTED, That, subject to the provisions of Section 7 of this Act, Section 2 of this Act shall take effect on the proclamation of the Governor that the constitutional amendment, having received a majority of the votes cast at the general election, has been adopted by the people of Maryland.

SECTION 9. AND BE IT FURTHER ENACTED, That, subject to Sections 5, 6, and 7 of this Act, this Act shall take effect October 1, 2016.