Chapter 373

(Senate Bill 488)

AN ACT concerning

Family Law - Marriage - Licenses and Records

FOR the purpose of altering certain designations on a marriage license and certificate; authorizing the clerk of the circuit court to maintain a certain electronic record as an alternative to the requirement that the clerk keep a certain marriage license book; and generally relating to marriage.

BY repealing and reenacting, with amendments,

Article – Family Law Section 2–403 and 2–501 Annotated Code of Maryland (2019 Replacement Volume and 2020 Supplement)

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

Article - Family Law

2-403.

(a) (1) A license shall read substantially as follows:

"State of Maryland and County of To any individual authorized by the laws of this State to perform a marriage ceremony. You are hereby authorized to join together in matrimony according to the rules and ceremonies of your church, society or religious sect and the laws of this State, or according to the laws of this State, the following individuals:

	(state here name of intended [husband] PARTY ONE)
	(state here name of intended [wife]
	PARTY TWO)
Given under my ha	nd and seal of the Circuit Court for, this
••••	day of (state here month and year)."

- (2) A license shall contain:
 - (i) appropriate spaces in which the clerk shall enter:

2021 LAWS OF MARYLAND

		1.	the relationship of the p	arties to be married, if any; and
which born, res	sidence, ar	2. nd mari	as to each party, the nar al status (single, widow	me, age, state or foreign country in ed, or divorced); and
	(ii)	a stat	ment that the license is	valid only:
license; and		1.	for 6 months from the ef	fective date and time stated on the
		2.	in the county in which it	is issued.
(b) (1) Attac	hed to	license shall be 2 certif	icate forms that:
accordance wit	h the licer	 nse issu	state here time), at	this day of (state
			(state) ONE)	here name of [husband] PARTY
			(state TWO)";	here name of [wife] PARTY
is stated on the	(ii) e marriage		TWO)";	
is stated on the	e marriage (iii)	license provid	TWO)"; e all information concern; and e a space for the signat	-
	e marriage (iii) narriage ce) Attac	provideremony hed to	TWO)"; a all information concern; and a space for the signat a license, in the case of	ning the individuals married that
performs the m (2 ceremony, shall here month and (state here nam TWO) were uni	(iii) narriage ce (i) Attac l be 2 cert (i) d year), ne of [husb ited in maince with the	provideremony hed to ificate to read, (sta	all information concerns; and e a space for the signate. a license, in the case of the cas	ning the individuals married that ure of the authorized official who

(iii) provide spaces for the signatures of the parties and the 2 overseers of the marriage ceremony.

2-501.

Each clerk shall keep in the clerk's office a marriage license book **OR ELECTRONIC RECORD**, which shall contain:

- (1) a complete record of each license issued;
- (2) a complete record of all matters the clerk is required to ascertain that relate to the rights of an individual to obtain a license;
- (3) in regular order, the items testified to by the applicants for a license as required under this title;
- (4) properly indexed, the name of each individual who intends to be married; and
- (5) the date each certificate was filed and the name of the authorized official who performed the ceremony.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.

Enacted under Article II, § 17(c) of the Maryland Constitution, May 30, 2021.