EMERGENCY BILL (PRE–FILED) 2lr0768 CF HB 576

### By: Senator West

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Requested: October 15, 2021 Introduced and read first time: January 12, 2022 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: February 17, 2022

CHAPTER \_\_\_\_\_

## 1 AN ACT concerning

#### $\mathbf{2}$

## Wills and Trust Instruments – Electronic Execution

- 3 FOR the purpose of authorizing a person to execute an electronic will or remotely witnessed will without a notary public if the supervising attorney creates a certified will that 4  $\mathbf{5}$ contains a certain form attached or annexed to the will; prohibiting a supervising 6 attorney from being a witness to an electronic will or remotely witnessed will if the 7 will is executed without a notary public; authorizing a notary public located in the 8 State to perform a notarial act using communication technology for a remotely 9 located individual for a trust instrument; and generally relating to electronically 10 executed wills and trust instruments.
- 11 BY repealing and reenacting, with amendments,
- 12 Article Estates and Trusts
- 13 Section 4–102
- 14 Annotated Code of Maryland
- 15 (2017 Replacement Volume and 2021 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article State Government
- 18 Section 18–214(a)
- 19 Annotated Code of Maryland
- 20 (2021 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2	SENATE BILL 36
$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:	
3		Article – Estates and Trusts
4	4–102.	
$5 \\ 6$		y person may make a will if the person is 18 years of age or older, and nt to make a will.
7 8	(b) Ex this section, eve	cept as provided in §§ 4–103 and 4–104 of this subtitle and subsection (f) of ery will shall be:
9	(1)	In writing;
10 11	(2) testator's physic	Signed by the testator, or by some other person for the testator, in the cal presence and by the testator's express direction; and
12	(3)	Attested and signed by two or more credible witnesses in:
13		(i) The physical presence of the testator; or
14 15 16	electronic will o (d) of this sectio	(ii) The electronic presence of the testator, provided that an r remotely witnessed will satisfies the requirements under subsection (c) or n.
17 18	· · ·	electronic will or remotely witnessed will executed under this subsection following requirements:
19 20 21 22 23	(1) At the time the testator and witnesses sign the will, the testator and all witnesses shall be in the physical presence or electronic presence of one another and a supervising attorney, who may be one of the witnesses UNLESS THE WILL IS SIGNED, ACKNOWLEDGED, AND SWORN TO BEFORE THE SUPERVISING ATTORNEY AS DESCRIBED IN ITEM (5)(III)2 OF THIS SUBSECTION;	
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) of, or physically	At the time the testator signs the will, the testator shall be a resident located in, the State;
26 27 28 29	a resident of the	Each witness who is in the electronic presence of the testator when the and signs the will, or provides an electronic signature on the will, shall be e United States and be physically located in the United States at the time ests and signs the will;
30 31	(4) thereof; and	The testator and witnesses shall sign the same will or any counterpart
32	(5)	The supervising attorney shall create a certified will that shall include:

1 (i) A true, complete, and accurate paper version of all pages of the 2 will including the original signatures or electronic signatures of the testator and all 3 witnesses;

4 (ii) A signed original paper certification by the supervising attorney 5 stating the date that the supervising attorney observed the testator and witnesses sign the 6 will and that the supervising attorney took reasonable steps to verify:

That the certified will includes a true, complete, and
accurate paper version of all pages of the will;

9 2. That the signatures contained in the certified will are the 10 original signatures of each party signing the same paper will, or any counterpart thereof, 11 and electronic signatures of each party signing the same electronic will, or any counterpart 12 thereof;

13 3. That the testator and each of the witnesses signed the
14 same will or any counterpart thereof;

4. The identity of each witness and that each witness who was not in the physical presence of the testator when the witness attested and signed the will, or provided an electronic signature on the will, was a resident of the United States and physically located in the United States at the time that the witness attested and signed the will; and

5. The identity of the testator and that the testator was a resident of, or was physically located in, the State at the time that the testator signed the will; and

23 (iii) An acknowledgement of the testator and the affidavits of the 24 attesting witnesses before [a]:

A notary public, under seal, attached or annexed to the
 will, in substantially the following form and content:

27 The State of Maryland.

28 County of \_\_\_\_

Before me, the undersigned [authority/attorney] NOTARY PUBLIC, on this day personally 29\_\_\_\_\_, and \_\_\_\_\_, known to me to be the testator 30 appeared and the witnesses, respectively, whose names are signed to the attached or foregoing 31 32 instrument and, all of these persons being by me duly sworn, , the testator, 33 declared to me and to the witnesses in my physical or electronic presence that the said 34instrument is the testator's will, that the testator is of sound mind, and that the testator 35had willingly signed or willingly directed another to sign the will under no constraint or undue influence, and executed it in the physical or [remote] ELECTRONIC presence of the 36

1 witnesses as a free and voluntary act for the purposes therein expressed, and that the  $\mathbf{2}$ witnesses, in the physical or electronic presence and at the request of the testator, signed 3 the will as witnesses, and that to the best of the witnesses' knowledge the testator was at 4 least 18 years old, of sound mind, and under no constraint or undue influence.  $\mathbf{5}$ Testator Witness 6 Witness 7 Subscribed, sworn and acknowledged before me by \_\_\_\_\_, the testator, and 8 subscribed and sworn to before me by \_\_\_\_\_\_ and \_\_\_\_\_, witnesses, this \_\_\_\_\_ 9 10 day of \_\_\_\_\_, \_\_\_\_. Seal Notary Public; OR 11 122. THE SUPERVISING ATTORNEY, ATTACHED OR 13ANNEXED TO THE WILL, IN SUBSTANTIALLY THE FOLLOWING FORM AND CONTENT: BEFORE ME, THE UNDERSIGNED SUPERVISING ATTORNEY, ON THIS DAY 14 PERSONALLY APPEARED \_\_\_\_\_\_, \_\_\_\_, AND \_\_\_\_\_, KNOWN TO 1516ME TO BE THE TESTATOR AND THE WITNESSES, RESPECTIVELY, WHOSE NAMES ARE 17SIGNED TO THE ATTACHED OR FOREGOING INSTRUMENT, AND THE TESTATOR 18 DECLARED TO ME AND TO THE WITNESSES IN MY PHYSICAL OR ELECTRONIC 19PRESENCE THAT THE SAID INSTRUMENT IS THE TESTATOR'S WILL, THAT THE 20TESTATOR IS OF SOUND MIND, AND THAT THE TESTATOR HAD WILLINGLY SIGNED OR 21WILLINGLY DIRECTED ANOTHER TO SIGN THE WILL UNDER NO CONSTRAINT OR 22UNDUE INFLUENCE, AND EXECUTED IT IN THE PHYSICAL OR ELECTRONIC PRESENCE 23OF THE WITNESSES AS A FREE AND VOLUNTARY ACT FOR THE PURPOSES THEREIN 24EXPRESSED, AND THAT THE WITNESSES, IN THE PHYSICAL OR ELECTRONIC PRESENCE AND AT THE REQUEST OF THE TESTATOR, SIGNED THE WILL AS 25WITNESSES, AND THAT TO THE BEST OF THE WITNESSES' KNOWLEDGE THE 26TESTATOR WAS AT LEAST 18 YEARS OLD, OF SOUND MIND, AND UNDER NO 2728CONSTRAINT OR UNDUE INFLUENCE. 29TESTATOR 30 WITNESS WITNESS 31

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 SUBSCRIBED, SWORN AND ACKNOWLEDGED BEFORE ME BY \_\_\_\_\_\_, THE

 33
 TESTATOR, AND SUBSCRIBED AND SWORN TO BEFORE ME BY \_\_\_\_\_\_ AND

 34
 \_\_\_\_\_\_, WITNESSES, THIS \_\_\_\_\_ DAY OF \_\_\_\_\_\_.

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1 SUPERVISING ATTORNEY.  $\mathbf{2}$ An electronic will or remotely witnessed will executed under this subsection (d)3 shall satisfy the following requirements: 4 At the time the testator and witnesses sign the will, the testator and all (1) $\mathbf{5}$ witnesses shall be in the physical presence or electronic presence of one another; 6 (2)The requirements under subsection (c)(2) through (4) of this section 7 shall be satisfied; and 8 (3)The testator shall create a certified will that shall include: 9 (i) A true, complete, and accurate paper version of all pages of the will including the original signatures or electronic signatures of the testator and all 10 11 witnesses: and 12An original paper certification signed and acknowledged by the (ii) 13 testator in the physical presence or electronic presence of a notary public, who may not be 14one of the witnesses, stating: 151. The date that the testator and witnesses signed the will; 16 and 172.That the testator took reasonable steps to verify the same 18facts and information required under subsection (c)(5)(ii) of this section. 19 (e) (1)Once the supervising attorney or testator creates a certified will as 20provided in subsection (c) or (d) of this section, the certified will shall be deemed to be the 21original will of the testator for all purposes under this article. 22The date of execution for a certified will described under paragraph (1) (2)23of this subsection shall be the date of execution stated in the certified will. 24A will executed in conformance with the provisions of Executive Order (f) 2520.04.10.01, authorizing remote witnessing and electronic signing of certain documents, 26shall be deemed to have been signed and witnessed in conformity with this section if the 27will was signed and witnessed during the time that the executive order was in effect. Article – State Government 282918 - 214.30 Except for a notarial act being performed with respect to a will, as defined in (a)31§ 1–101 of the Estates and Trusts Article, or a trust instrument, as defined in § 14.5–103 of the Estates and Trusts Article, a] A notary public located in this State may perform a 32

notarial act using communication technology for a remotely located individual if:

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(1)1 the notary public:  $\mathbf{2}$ has personal knowledge under § 18–206(a) of this subtitle of the (i) identity of the remotely located individual; 3 4 (ii) has satisfactory evidence of the identity of the remotely located individual by verification on oath or affirmation from a credible witness appearing before  $\mathbf{5}$ 6 and identified by the notary public under § 18–206(b) of this subtitle or as a remotely 7 located individual under this section; or 8 (iii) has obtained satisfactory evidence of the identity of the remotely 9 located individual by: remote presentation of an identification credential 10 1. described in § 18–206(b) of this subtitle; 11 122.credential analysis of the identification credential; and 133. identity proofing of the individual; 14(2)the notary public is reasonably able to confirm that a record before the notary public is the same record in which the remotely located individual made a statement 1516 or on which the individual executed a signature; 17the notary public, or person acting on behalf and at the direction of the (3)18 notary public, creates an audio-visual recording of the performance of the notarial act; and 19 (4) for a remotely located individual located outside the United States: 20(i) the record: 211. is to be filed with or relates to a matter before a public official or court, governmental entity, or other entity subject to the jurisdiction of the United 2223States: or 242.involves property located in the territorial jurisdiction of the United States or involves a transaction substantially connected with the United States; 2526and 27the notary public has no actual knowledge that the act of making (ii) 28the statement or signing the record is prohibited by the foreign state in which the remotely 29located individual is located.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency 31 measure, is necessary for the immediate preservation of the public health or safety, has 32 been passed by a yea and nay vote supported by three-fifths of all the members elected to

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- 1 each of the two Houses of the General Assembly, and shall take effect from the date it is
- 2 enacted.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.