Chapter 424

(House Bill 402)

AN ACT concerning

Family Law – Grounds for Absolute Divorce – Time Requirements

FOR the purpose of altering certain grounds <u>a certain ground</u> for absolute divorce by reducing the amount of time required for the parties to have lived separate and apart without cohabitation; <u>repealing a certain ground for divorce</u>; <u>making a</u> <u>conforming change</u>; and generally relating to grounds for absolute divorce.

BY repealing and reenacting, with amendments, Article – Family Law Section 7–103(a) <u>and (c)</u> Annotated Code of Maryland (2006 Replacement Volume and 2010 Supplement)

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

Article – Family Law

7 - 103.

(a) The court may decree an absolute divorce on the following grounds:

- (1) adultery;
- (2) desertion, if:

(i) the desertion has continued for 12 months without interruption before the filing of the application for divorce;

- (ii) the desertion is deliberate and final; and
- (iii) there is no reasonable expectation of reconciliation;
- (3) voluntary separation, if:

(i) the parties voluntarily have lived separate and apart without cohabitation for [12] 6 months without interruption before the filing of the application for divorce; and

(ii) there is no reasonable expectation of reconciliation;

(4) conviction of a felony or misdemeanor in any state or in any court of the United States if before the filing of the application for divorce the defendant has:

(i) been sentenced to serve at least 3 years or an indeterminate sentence in a penal institution; and

(ii) served 12 months of the sentence;

(5) (4) [2-year] 12-MONTH separation, when the parties have lived separate and apart without cohabitation for [2 years] 12 MONTHS without interruption before the filing of the application for divorce;

(6) (5) insanity if:

(i) the insane spouse has been confined in a mental institution, hospital, or other similar institution for at least 3 years before the filing of the application for divorce;

(ii) the court determines from the testimony of at least 2 physicians who are competent in psychiatry that the insanity is incurable and there is no hope of recovery; and

(iii) 1 of the parties has been a resident of this State for at least 2 years before the filing of the application for divorce;

(7) (6) cruelty of treatment toward the complaining party or a minor child of the complaining party, if there is no reasonable expectation of reconciliation; or

(8) (7) excessively vicious conduct toward the complaining party or a minor child of the complaining party, if there is no reasonable expectation of reconciliation.

(c) Res judicata with respect to another ground under this section is not a bar to either party obtaining an absolute divorce on the ground of [2-year] 12-MONTH separation.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2011.

Approved by the Governor, May 19, 2011.