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3lr1156 CF SB 792

By: **Delegate Cardin** Introduced and read first time: February 8, 2023 Assigned to: Judiciary

Committee Report: Favorable House action: Adopted Read second time: March 16, 2023

CHAPTER _____

1 AN ACT concerning

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Estates and Trusts – Registered Domestic Partnerships

3 FOR the purpose of establishing requirements for the registration and termination of 4 domestic partnerships with the register of wills; repealing provisions on legitimacy $\mathbf{5}$ and illegitimacy of children and providing for the parentage of a child born to 6 registered domestic partners; requiring the register to recognize a relationship 7 established under the law of another jurisdiction if the law of the jurisdiction is 8 substantially similar to this Act and to establish, update, and maintain a certified 9 list of jurisdictions recognized as having substantially similar laws; providing that 10 the surviving partner of a registered domestic partnership qualifies for certain 11 benefits; prohibiting a surviving partner of a registered domestic partnership from 12 electing against a will under certain circumstances; altering provisions of law 13relating to an intestate estate and the share of the surviving spouse or surviving 14 registered domestic partner; altering provisions of law relating to the distribution of 15a decedent's net estate, the appointing of a personal representative, and certain 16inheritance tax to include a surviving registered domestic partner; and generally 17relating to domestic partnerships.

18 BY repealing and reenacting, with amendments,

- 19 Article Estates and Trusts
- 20 Section 1–101, 1–205, 1–206, 1–208, 3–102 through 3–104, 3–108, 3–201, and 5–104
- 21 Annotated Code of Maryland
- 22 (2022 Replacement Volume and 2022 Supplement)
- 23 BY adding to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	Article – Estates and Trusts Section 2–214 Annotated Code of Maryland (2022 Replacement Volume and 2022 Supplement)						
5 6 7 8 9	BY repealing and reenacting, with amendments, Article – Tax – General Section 7–203(l) Annotated Code of Maryland (2022 Replacement Volume)						
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
12	Article – Estates and Trusts						
13	1–101.						
$\begin{array}{c} 14 \\ 15 \end{array}$							
16	(b) "Administrative probate" has the meaning stated in § 5–301 of this article.						
17	(c) "Book" includes a form of electronic recordation.						
18	(d) "Child" has the meaning stated in §§ 1–205 through 1–208 of this title.						
19	(e) "County" includes Baltimore City.						
20	(f) "Court" has the meaning stated in § 2–101 of this article.						
$\begin{array}{c} 21 \\ 22 \end{array}$	(g) "Domestic partnership" has the meaning stated in § 6–101(a) of the Health – General Article.						
$\begin{array}{c} 23\\ 24 \end{array}$	(H) (1) "Environmental law" means a federal, State, or local law, rule, regulation, or ordinance that relates to the protection of the environment.						
25	(2) "Environmental law" includes Title 16 of the Environment Article.						
$\begin{array}{c} 26\\ 27 \end{array}$	[(h)] (I) "Heir" means a person entitled to property of an intestate decedent pursuant to §§ 3–101 through 3–110 of this article.						
28	(i) (J) (1) "Interested person" means:						
29	(i) A person named as executor in a will;						

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1 A person serving as personal representative after judicial or (ii) $\mathbf{2}$ administrative probate; 3 (iii) A legatee in being, not fully paid, whether the legatee's interest 4 is vested or contingent; $\mathbf{5}$ (iv) An heir even if the decedent dies testate, except that an heir of a 6 testate decedent ceases to be an "interested person" when the register has given notice 7pursuant to § 2–210 or § 5–403(a) of this article; or 8 (v) An heir or legatee whose interest is contingent solely on whether 9 some other heir or legatee survives the decedent by a stated period if the other heir or 10 legatee has died within that period. (2)"Interested person" includes: 11 12(i) A minor or other person under a disability; or 13The judicially appointed guardian, committee, conservator or (ii) 14trustee for such person, if any, and if none, then the parent or other person having assumed 15responsibility for such person. [(j)] **(**K**)** "Issue" has the meaning stated in § 1–209 of this title. 16"Judicial probate" has the meaning stated in § 5–401 of this article. 17[(k)] (L) "Legacy" means any property disposed of by will, including property 18[(1)] (M) disposed of in a residuary clause and assets passing by the exercise by the decedent of a 1920testamentary power of appointment. 21"Legatee" means a person who under the terms of a will would [(m)] **(N)** (1)22receive a legacy. 23"Legatee" includes a trustee. (2)24"Legatee" does not include a beneficiary of an interest under the trust. (3)[(n)] **(O)** "Letters" include letters testamentary and letters of administration. 25**[**(0)**] (P)** 26"Maryland Rules" means the rules promulgated by the Court of Appeals 27of Maryland under the authority of the Constitution and laws of Maryland. 28"Net estate" means the property of the decedent exclusive of the family [(p)] (Q) 29allowance and enforceable claims against the estate, except as used in §§ 3-102 and 3-203 30 of this article.

	4	HOUSE BILL 755				
1	[(q)] (R)	(1) "Personal representative" includes an executor or administrator.				
2	(2)	"Personal representative" does not include a special administrator.				
$\frac{3}{4}$	[(r)] (S) right or interest th	(1) "Property" includes both real and personal property, and any therein.				
5	(2)	"Property" refers to:				
6		(i) All real and personal property of a decedent; and				
7 8 9	the decedent's dea held, or by operat	(ii) Any right or interest therein which does not pass, at the time of ath, to another person by the terms of the instrument under which it is ion of law.				
10	[(s)] (T) "Register" has the meaning stated in § 2–201 of this article.					
11 12						
$\begin{array}{c} 13\\14\\15\end{array}$	PARTNERSHIP THAT IS REGISTERED IN ACCORDANCE WITH § 2-214 OF THIS					
16	[(t)] (W) "Representation" has the meaning stated in § 1–210 of this title.					
17 18						
19 20 21	REGISTERED DOMESTIC PARTNER OF A DECEDENT AT THE TIME OF THE					
$\begin{array}{c} 22 \\ 23 \end{array}$						
$\begin{array}{c} 24 \\ 25 \end{array}$						
26	(2)	Is organized under the laws of the United States and:				
27		(i) Has its principal office in this State;				
28 29	and	(ii) 1. Has an office in this State that is not its principal office;				

$\frac{1}{2}$	§ 1841(c)(2)(D); or		2.	Meets the definition of a trust institution under 12 U.S.C.
$\frac{3}{4}$	and	(iii)	1.	Has an office in this State that is not its principal office;
5			2.	Accepts deposits at its office in this State; or
$6 \\ 7$	(3) or savings bank ar	-	ganized	under the laws of another state as a bank, trust company,
8		(i)	1.	Has an office in this State that is not its principal office;
9 10	§ 1841(c)(2)(D); an	d	2.	Meets the definition of a trust institution under 12 U.S.C.
$11 \\ 12 \\ 13$				Is a direct or indirect subsidiary of a bank holding direct bank, trust company, or savings bank subsidiary that ich deposits are accepted; or
$\begin{array}{c} 14 \\ 15 \end{array}$	and	(ii)	1.	Has an office in this State that is not its principal office;
16			2.	Accepts deposits at its office in this State.
17	[(w)] (AA)	"Will	" has tł	ne meaning stated in § 4–101 of this article.
18	1 - 205.			
19	(a) A chi	ld inclu	udes:	
$\begin{array}{c} 20\\ 21 \end{array}$	(1) A child to the exter		0	te] NATURAL child, an adopted child, and [an illegitimate] n §§ 1–206 through 1–208 of this subtitle; and
$\frac{22}{23}$	(2) of the person if:	A chi	ld conc	eived from the genetic material of a person after the death
$\begin{array}{c} 24\\ 25\\ 26 \end{array}$	genetic material f 20–111 of the Heat	_	sthumo	person consented in a written record to use of the person's us conception in accordance with the requirements of § Article;
27		(ii)	The r	person consented in a written record to be the parent of a
28	child posthumousl	· · /	-	sing the person's genetic material;

1 (iv) With respect to any trust, the person was the creator of the trust 2 and the trust became irrevocable on or after October 1, 2012.

3 (b) A child does not include a stepchild, a foster child, or a grandchild or more 4 remote descendant.

 $5 \quad 1-206.$

6 (a) [(1)] A child born or conceived during a marriage OR REGISTERED 7 DOMESTIC PARTNERSHIP is presumed to be the [legitimate] child of both spouses OR 8 REGISTERED DOMESTIC PARTNERS.

9 [(2) Except as provided in § 1–207 of this subtitle, a child born at any time 10 after the child's parents have participated in a marriage ceremony with each other, even if 11 the marriage is invalid, is presumed to be the legitimate child of both parents.]

12 (b) (1) A child conceived by means of assisted reproduction during the 13 marriage **OR REGISTERED DOMESTIC PARTNERSHIP** of the child's mother with the 14 consent of the mother's spouse **OR REGISTERED DOMESTIC PARTNER** is the [legitimate] 15 child of both spouses for all purposes.

16 (2) Consent of the mother's spouse OR REGISTERED DOMESTIC 17 PARTNER is presumed.

18 (3) A child conceived by means of assisted reproduction after the death of 19 the mother's spouse OR REGISTERED DOMESTIC PARTNER and using the genetic 20 material of the mother's spouse OR REGISTERED DOMESTIC PARTNER is the [legitimate] 21 child of both spouses OR REGISTERED DOMESTIC PARTNERS if the child qualifies as a 22 child of the mother's spouse OR REGISTERED DOMESTIC PARTNER under § 1–205(a)(2) 23 of this subtitle.

24 1-208.

(a) A child born to [parents] OR CONCEIVED BY INDIVIDUALS who [have not
 participated in a marriage ceremony with each other] ARE NOT MARRIED OR IN A
 REGISTERED DOMESTIC PARTNERSHIP is the child of the child's mother.

(b) A child born to [parents] OR CONCEIVED BY INDIVIDUALS who [have not
 participated in a marriage ceremony with each other] ARE NOT MARRIED OR IN A
 REGISTERED DOMESTIC PARTNERSHIP is the child of the [parent] INDIVIDUAL who did
 not give birth to the child if:

32 (1) The [parent] INDIVIDUAL has been judicially determined to be the 33 child's [father] PARENT in an action brought under Title 5, Subtitle 10 of the Family Law 34 Article, and that determination has not been modified or set aside; [or]

6

1 (2) The [parent] INDIVIDUAL and the child's mother consented to the 2 conception of the child by means of assisted reproduction with the shared express intent to 3 be the parents of the child, subject to the conditions under § 1–205(a)(2) of this subtitle if 4 the child is conceived after the death of the [parent] INDIVIDUAL; OR

 $\mathbf{5}$

6

(3) THE CHILD'S MOTHER IDENTIFIES THE INDIVIDUAL AS THE OTHER BIOLOGICAL PARENT OF THE CHILD AND THE INDIVIDUAL AGREES.

7 (c) There is a rebuttable presumption that a child born to [parents] OR 8 CONCEIVED BY INDIVIDUALS who [have not participated in a marriage ceremony with 9 each other] ARE NOT MARRIED OR IN A REGISTERED DOMESTIC PARTNERSHIP is the 10 child of an individual who did not give birth to the child if the individual:

11 (1) Has acknowledged himself or herself, in writing, to be a parent of the 12 child;

13 (2) Has openly and notoriously recognized the child to be the individual's14 child; or

15 (3) Has subsequently married **OR REGISTERED A DOMESTIC** 16 **PARTNERSHIP WITH** the mother and has acknowledged himself or herself, orally or in 17 writing, to be a parent of the child.

18 **2–214.**

19 (A) (1) SUBJECT TO THE REQUIREMENTS OF PARAGRAPH (2) OF THIS 20 SUBSECTION, TWO INDIVIDUALS MAY REGISTER A DOMESTIC PARTNERSHIP BY 21 FILING A DECLARATION OF DOMESTIC PARTNERSHIP WITH THE REGISTER OF WILLS 22 IN THE COUNTY IN WHICH THE DOMESTIC PARTNERS ARE DOMICILED.

23 (2) A DECLARATION OF DOMESTIC PARTNERSHIP FILED WITH THE 24 REGISTER OF WILLS SHALL:

25	(I)	INCLUDE:	
26		1.	THE FULL NAME OF EACH DOMESTIC PARTNER;
27 28 AND		2.	THE HOME ADDRESS OF EACH DOMESTIC PARTNER;
29		3.	THE AGE OF EACH DOMESTIC PARTNER;

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1 (II) BE SIGNED DIRECTLY BY EACH PARTY, OR BY ANOTHER 2 INDIVIDUAL, AT THE EXPRESS DIRECTION OF THE PARTY AND IN THE PARTY'S 3 PRESENCE;

4 (III) BE SIGNED IN THE PHYSICAL PRESENCE OF A NOTARY 5 PUBLIC OR BEFORE A NOTARY PUBLIC THROUGH COMMUNICATION TECHNOLOGY IN 6 ACCORDANCE WITH TITLE 18, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE; 7 AND

8 (IV) AFFIRM UNDER PENALTY OF PERJURY THAT EACH 9 DOMESTIC PARTNER IS:

10 **1.** At least 18 years old;

11 **2.** THE SOLE DOMESTIC PARTNER OF THE OTHER;

12 **3.** Not married; and

134.IN A COMMITTED RELATIONSHIP WITH THE OTHER14INDIVIDUAL.

15 **(B)** THE REGISTER OF WILLS MAY REFUSE TO REGISTER A DOMESTIC 16 PARTNERSHIP IF THE DECLARATION OF DOMESTIC PARTNERSHIP DOES NOT MEET 17 THE REQUIREMENTS OF SUBSECTION (A)(2) OF THIS SECTION.

18 (C) THE REGISTER MAY CHARGE A FEE OF UP TO \$25 FOR THE FILING OF A 19 DECLARATION OF DOMESTIC PARTNERSHIP.

20 **(D) (1)** THE REGISTER SHALL MAINTAIN ADEQUATE RECORDS OF 21 DECLARATIONS OF DOMESTIC PARTNERSHIP, AMENDMENTS TO DECLARATIONS OF 22 DOMESTIC PARTNERSHIP, AND TERMINATION STATEMENTS.

23 (2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A
 24 DECLARATION OF DOMESTIC PARTNERSHIP FILED WITH A REGISTER OF WILLS IS A
 25 PUBLIC RECORD.

26 (3) THE REGISTER SHALL DENY INSPECTION OF THE PART OF A
 27 DECLARATION OF DOMESTIC PARTNERSHIP THAT CONTAINS THE HOME ADDRESS OF
 28 EITHER DOMESTIC PARTNER.

29 (E) (1) (I) EXCEPT AS PROVIDED UNDER PARAGRAPH (2) OF THIS 30 SUBSECTION, A DOMESTIC PARTNERSHIP MAY BE TERMINATED BY FILING A 31 DECLARATION OF TERMINATION WITH THE REGISTER.

8

1	(II) A DECLARATION OF TERMINATION SHALL:
2	1. BE SIGNED BY BOTH PARTIES; OR
$3 \\ 4 \\ 5$	2. IF THE DECLARATION OF TERMINATION IS NOT SIGNED BY BOTH PARTIES, INCLUDE A STATEMENT THAT A COPY OF THE DECLARATION OF TERMINATION HAS BEEN SERVED ON THE NONSIGNING PARTY.
6 7	(III) A DECLARATION OF TERMINATION FILED UNDER THIS PARAGRAPH IS EFFECTIVE 6 MONTHS AFTER THE DATE OF FILING.
8 9 10 11	(2) (I) IF A DOMESTIC PARTNERSHIP HAS BEEN ABANDONED BY ONE OF THE DOMESTIC PARTNERS, THE ABANDONED DOMESTIC PARTNER MAY FILE A DECLARATION OF TERMINATION NOT EARLIER THAN 6 MONTHS AFTER THE ABANDONMENT.
$12\\13$	(II) A DECLARATION OF TERMINATION FILED UNDER THIS PARAGRAPH SHALL:
14 15 16	1. INCLUDE A STATEMENT THAT THE FILING PARTY HAS NOT BEEN IN CONTACT WITH THE NONFILING PARTY FOR AT LEAST 6 MONTHS PRECEDING THE DATE OF FILING; AND
17 18 19	2. IF THE LOCATION OF THE NONFILING PARTY IS KNOWN, INCLUDE A STATEMENT THAT A COPY OF THE DECLARATION OF TERMINATION HAS BEEN SERVED ON THE NONFILING PARTY.
$\begin{array}{c} 20\\ 21 \end{array}$	(III) A DECLARATION OF TERMINATION FILED UNDER THIS PARAGRAPH IS EFFECTIVE IMMEDIATELY.
$\begin{array}{c} 22\\ 23 \end{array}$	(F) (1) A REGISTERED DOMESTIC PARTNERSHIP TERMINATES IMMEDIATELY ON:
$\begin{array}{c} 24 \\ 25 \end{array}$	(I) CERTIFICATION OF MARRIAGE OF EITHER DOMESTIC PARTNER; OR
26	(II) THE DEATH OF EITHER DOMESTIC PARTNER.
27 28 29	(2) THIS SUBSECTION MAY NOT BE INTERPRETED TO TERMINATE ANY RIGHTS OR BENEFITS OTHERWISE ENJOYED BY OR OWED TO A SURVIVING REGISTERED DOMESTIC PARTNER.

1 (G) (1) THE SURVIVING PARTNER OF A REGISTERED DOMESTIC 2 PARTNERSHIP SHALL QUALIFY FOR THE FOLLOWING BENEFITS:

3 (I) THE SHARE OF A SURVIVING SPOUSE OR SURVIVING 4 REGISTERED DOMESTIC PARTNER OF AN INTESTATE DECEDENT IN ACCORDANCE 5 WITH § 3–102 OF THIS ARTICLE;

6 (II) THE FAMILY ALLOWANCE FOR A SURVIVING SPOUSE OR 7 SURVIVING REGISTERED DOMESTIC PARTNER OF AN INTESTATE DECEDENT IN 8 ACCORDANCE WITH § 3–201 OF THIS ARTICLE;

9 (III) PRIORITY OF APPOINTMENT AS THE PERSONAL 10 REPRESENTATIVE FOR A SURVIVING SPOUSE, SURVIVING REGISTERED DOMESTIC 11 PARTNER, AND CHILDREN OF AN INTESTATE DECEDENT IN ACCORDANCE WITH § 12 5–104(3) OF THIS ARTICLE; AND

13(IV)THE INHERITANCE TAX EXEMPTION UNDER § 7–203(L)(3)14OF THE TAX – GENERAL ARTICLE.

15 (2) THE SURVIVING DOMESTIC PARTNER OF A REGISTERED 16 DOMESTIC PARTNERSHIP IS NOT ENTITLED TO ELECT TO TAKE AN ELECTIVE SHARE 17 OF THE ESTATE UNDER § 3–403 OF THIS ARTICLE.

18 **(H) (1)** IF THE LAWS OF ANOTHER JURISDICTION ESTABLISHING A 19 RELATIONSHIP OTHER THAN MARRIAGE ARE SUBSTANTIALLY SIMILAR TO THE 20 REQUIREMENTS OF THIS SECTION, THE RELATIONSHIP ESTABLISHED BY THE OTHER 21 JURISDICTION SHALL BE RECOGNIZED AS A REGISTERED DOMESTIC PARTNERSHIP 22 IN THE STATE.

(2) (1) THE REGISTER SHALL ESTABLISH, UPDATE, AND MAINTAIN
 A CERTIFIED LIST OF JURISDICTIONS WITH LAWS OF DOMESTIC PARTNERSHIP THAT
 ARE SUBSTANTIALLY SIMILAR TO THE PROVISIONS OF THIS SECTION.

26IF THE REGISTER HAS NOT CERTIFIED THAT THE LAWS OF **(II)** ANOTHER JURISDICTION ARE SUBSTANTIALLY SIMILAR TO THE REQUIREMENTS OF 2728THIS SECTION, BUT THE LAWS OF THAT JURISDICTION ESTABLISH A RELATIONSHIP, **REGARDLESS OF THE TERM OR PHRASE USED BY THE JURISDICTION, THAT HAS THE** 29RIGHTS AND RESPONSIBILITIES OF MARRIAGE, THE RELATIONSHIP SHALL BE 30 31RECOGNIZED BY THE REGISTER AS A REGISTERED DOMESTIC PARTNERSHIP IN THE 32STATE AND THE REGISTER SHALL INCLUDE THAT JURISDICTION IN THE CERTIFIED 33 LIST UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH.

1 (3) THE REGISTER SHALL BROADLY CONSTRUE THE TERM 2 "SUBSTANTIALLY SIMILAR" TO MAXIMIZE THE RECOGNITION OF RELATIONSHIPS 3 FROM OTHER JURISDICTIONS AS REGISTERED DOMESTIC PARTNERSHIPS IN THE 4 STATE.

5 3-102.

6 (a) [The] SUBJECT TO SUBSECTIONS (B) AND (C) OF THIS SECTION, THE 7 share of a surviving spouse OR REGISTERED DOMESTIC PARTNER shall be [as provided 8 in this section] THE ENTIRE INTESTATE ESTATE.

9 (b) If there is a surviving minor child, the share shall be one-half.

10 (c) If there is no surviving minor child, but there is surviving issue WHO ARE 11 NOT ISSUE OF THE SURVIVING SPOUSE OR REGISTERED DOMESTIC PARTNER, the 12 share shall be the first [\$40,000] **\$100,000** plus one-half of the residue.

13 [(d) If there is no surviving issue but a surviving parent, and the surviving spouse 14 and the decedent had been married for less than 5 years, the share shall be the first \$40,000 15 plus one-half of the residue.

16 (e) If there is no surviving issue but a surviving parent, and the surviving spouse 17 and the decedent had been married for at least 5 years, the share shall be the whole estate.

18 (f) If there is no surviving issue or parent, the share shall be the whole estate.

19 (g)] (D) For the purposes of this section, the net estate shall be calculated 20 without a deduction for the tax as defined in § 7–308 of the Tax – General Article.

21 3–103.

The net estate, exclusive of the share of the surviving spouse OR REGISTERED DOMESTIC PARTNER, or the entire net estate if there is no surviving spouse OR REGISTERED DOMESTIC PARTNER, shall be divided equally among the surviving issue, by representation as defined in § 1–210 of this article.

26 3–104.

(a) If there is no surviving issue, SPOUSE, OR REGISTERED DOMESTIC
PARTNER, the personal representative shall distribute [, as prescribed in this section] THE
NET ESTATE, SUBJECT TO §§ 3–111 AND 3–112 OF THIS SUBTITLE, AS FOLLOWS:

30 **[**(1) If there is a surviving spouse, the net estate exclusive of the share of 31 the surviving spouse; or

	12		HOUSE BILL 755		
1	(2) I	(2) If there is no surviving spouse, the entire net estate.			
$2 \\ 3$	(b) Subject to §§ 3–111 and 3–112 of this subtitle, the net estate shall be distributed:]				
4	(1) 7	o the s	surviving parents equally;		
5	(2) I	f only o	one parent survives, to the survivor; or		
6	(3) I	fneithe	er parent survives, to the issue of the parents, by representation.		
7 8	[(c)] (B) ((shall be distributed:	1) I	f there is no surviving parent or issue of a parent, the net estate		
9	[(i) C	Dne-half:		
10		1	. To the surviving paternal grandparents equally;		
$\begin{array}{c} 11 \\ 12 \end{array}$	or	2	. If only one paternal grandparent survives, to the survivor;		
$\begin{array}{c} 13 \\ 14 \end{array}$	the paternal grandpa	3 arents,	. If neither paternal grandparent survives, to the issue of by representation; and		
15	(i	ii) C	Dne-half:		
16		1	. To the surviving maternal grandparents equally;		
$\begin{array}{c} 17\\18\end{array}$	survivor; or	2	. If only one maternal grandparent survives, to the		
19 20	3. If neither maternal grandparent survives, to the issue of the maternal grandparents, by representation]				
21	(I) (DNE-HALF TO EACH PAIR OF GRANDPARENTS EQUALLY;		
$\frac{22}{23}$	(ONE–HALF TO THE	II) I SURVI			
$\begin{array}{c} 24 \\ 25 \end{array}$	· · · · · · · · · · · · · · · · · · ·	III) I ISSUE	F NEITHER GRANDPARENT OF A PAIR SURVIVES, OF THAT PAIR OF GRANDPARENTS, BY REPRESENTATION.		
$\frac{26}{27}$			event that neither of one pair of grandparents and none of the survives, the one-half share applicable shall be distributed to:		
28	()	i) T	'he other pair of grandparents;		

1 (ii) The survivor of the other pair of grandparents; or $\mathbf{2}$ (iii) The issue of either of the other pair of grandparents, in the same 3 manner as prescribed for their half share. 4 If there is no surviving parent or issue of a parent, or surviving (d) (1)grandparent or issue of a grandparent, the net estate shall be distributed one-quarter to: $\mathbf{5}$ 6 (i) Each pair of great–grandparents equally; 7 (ii) All to the survivor; or 8 (iii) If neither survives, all to the issue of either or of both of that pair 9 of great-grandparents, by representation. 10 In the event that neither member of a pair of great-grandparents nor (2)11 any issue of either of that pair survives, the quarter share applicable shall be distributed 12equally among the remaining pairs of great-grandparents or the survivor of a pair or issue 13of either of a pair of great-grandparents, in the same manner as prescribed for a quarter 14share. 15[(e)] (C) (1)In this subsection, "stepchild" means the child of any spouse of 16the decedent, if the spouse was not divorced from the decedent. 17(2)If there is no surviving blood relative entitled to inherit under this 18section, the net estate shall be divided into as many equal shares as there are: 19 (i) Stepchildren of the decedent who survive the decedent; and 20Stepchildren of the decedent who did not survive the decedent (ii) 21but of whom issue did survive the decedent. 22Each stepchild of the decedent who did survive the decedent shall (3)(i) receive one share. 2324(ii) The issue of each stepchild of the decedent who did not survive 25the decedent but of whom issue did survive the decedent shall receive one share 26apportioned by applying the pattern of representation set forth in 1-210 of this article. 273 - 108.28(a) Except as provided in subsection (b) of this section, property of an illegitimate 29person passes in accordance with the usual rules of intestate succession.]

1 [(b)] The [father] PARENT or the [father's] PARENT'S relations of [an illegitimate] 2 A person can inherit only if the [illegitimate] person is treated as the child of the [father 3 pursuant to] PARENT IN ACCORDANCE WITH § 1–205(a)(2) or § 1–208 of this article.

4 3-201.

5 (a) [The] A surviving spouse OR REGISTERED DOMESTIC PARTNER is entitled 6 to receive an allowance of \$10,000 for personal use.

7 (b) An allowance of \$5,000 for the use of each unmarried child of the decedent 8 who has not attained the age of 18 years at the time of the death of the decedent shall be 9 paid by the personal representative as provided in § 13–501 of this article.

10 5–104.

In granting letters in administrative or judicial probate, or in appointing a successor personal representative, or a special administrator as provided in Title 6, Subtitle 4 of this article, the court and register shall observe the following order of priority, with any person in any one of the following paragraphs considered as a class:

15

(1) The personal representatives named in a will admitted to probate;

16 (2) The personal representatives nominated in accordance with a power 17 conferred in a will admitted to probate;

18 (3) The surviving spouse, **REGISTERED DOMESTIC PARTNER**, and 19 children of an intestate decedent, or the surviving spouse of a testate decedent;

20 (4) The residuary legatees;

21 (5) The children of a testate decedent who are entitled to share in the 22 estate;

23 (6) The grandchildren of the decedent who are entitled to share in the
24 estate;

- (7) Subject to §§ 3–111 and 3–112 of this article, the parents of the decedent
 who are entitled to share in the estate;
- 27 (8) The brothers and sisters of the decedent who are entitled to share in28 the estate;
- 29 (9) Other relations of the decedent who apply for administration;

30 (10) The largest creditor of the decedent who applies for administration;

1 Any other person having a pecuniary interest in the proper (11) $\mathbf{2}$ administration of the estate of the decedent who applies for administration; or 3 (12)Any other person. Article - Tax - General 4 7 - 203. $\mathbf{5}$ 6 In this subsection the following words have the meanings (l) (1)(i) 7 indicated. "Domestic partner" means an individual with whom another 8 (ii) individual has established a domestic partnership. 9 10 (iiii) "Domestic partnership" means a relationship between two individuals that is a domestic partnership [within the meaning of]: 11 1. **UNDER** § 6–101(a) of the Health – General Article; OR 12132. **REGISTERED IN ACCORDANCE WITH § 2–214 OF THE ESTATES AND TRUSTS ARTICLE.** 14If the domestic partner of a decedent provides the affidavit described in 15(2)16§ 6–101(b)(1) of the Health – General Article or any two of the proofs of domestic 17partnership listed under § 6–101(b)(2) of the Health – General Article, the inheritance tax does not apply to the receipt of an interest in a joint primary residence that: 1819 at the time of death was held in joint tenancy by the decedent (i) 20and the domestic partner; and 21(ii) passes from the decedent to or for the use of the domestic partner. 22(3) FOR A DOMESTIC PARTNERSHIP REGISTERED IN ACCORDANCE 23WITH § 2–214 OF THE ESTATES AND TRUSTS ARTICLE, THE INHERITANCE TAX DOES NOT APPLY TO THE RECEIPT OF PROPERTY THAT PASSES FROM THE DECEDENT TO 24OR FOR THE USE OF THE DOMESTIC PARTNER OF THE DECEDENT. 2526SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27October 1, 2023.

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