HOUSE BILL 799

D4 7 lr 3470HB 911/16 – JUD CF 7lr3535 By: Delegates Atterbeary, Anderson, Cluster, Conaway, Dumais, Frick, Glass, Hettleman, Hill, Kaiser, Kelly, Kittleman, Lierman, Lisanti, Malone, McComas, McIntosh, Moon, Morhaim, Proctor, Rey, Reznik, Sanchez, Sydnor, Turner, Valderrama, B. Wilson, and C. Wilson Introduced and read first time: February 3, 2017 Assigned to: Judiciary Committee Report: Favorable House action: Adopted Read second time: March 14, 2017 CHAPTER ____ AN ACT concerning Family Law - Marriage - Age Requirements FOR the purpose of repealing certain provisions authorizing certain individuals under the age of majority to marry under certain circumstances; making certain conforming changes; and generally relating to marriage. BY repealing and reenacting, with amendments, Article – Family Law Section 2-301, 2-402(e), and 2-405 Annotated Code of Maryland (2012 Replacement Volume and 2016 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Family Law 2 - 301.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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(a)

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

An individual 16 or 17 years old may not marry unless:



- 1 (1) the individual has the consent of a parent or guardian and the parent 2 or guardian swears that the individual is at least 16 years old; or
- 3 (2) if the individual does not have the consent of a parent or guardian, 4 either party to be married gives the clerk a certificate from a licensed physician, licensed 5 physician assistant, or certified nurse practitioner stating that the physician, physician 6 assistant, or nurse practitioner has examined the woman to be married and has found that 7 she is pregnant or has given birth to a child.
- 8 (b) An individual 15 years old may not marry unless:
- 9 (1) the individual has the consent of a parent or guardian; and
- 10 (2) either party to be married gives the clerk a certificate from a licensed physician, licensed physician assistant, or certified nurse practitioner stating that the physician, physician assistant, or nurse practitioner has examined the woman to be married and has found that she is pregnant or has given birth to a child.
- 14 (c) An individual under the age of [15] 18 may not marry.
- 15 2-402.
- 16 (e) Until a license becomes effective, a clerk may not disclose the fact that an application for a license has been made [except to the parent or guardian of a party to be married].
- 19 2–405.
- 20 (a) The clerk for the county in which a marriage ceremony is to be performed may 21 issue and deliver a license at the time the application is made.
- 22 (b) A license may be issued only at the office of the clerk during regular office 23 hours.
- (c) **[**(1) If either party to be married is known to be of an age where the parental or guardian's consent and oath, or the licensed physician's certificate, required by § 2–301 of this title, is required, the clerk shall obtain the consent and oath or the certificate before issuing the license.
- 28 (2) (i) The clerk's record required under this title shall include:
- 29 1. the consent and oath required by § 2–301 of this title, if 30 written; or
- 31 2. the fact that consent was given and an oath was made, if 32 given and made in person.

1 The licensed physician's certificate required by § 2–301 of this (ii) 2 title may not be made a part of the clerk's record. 3 After an individual has been issued a license in accordance with the 4 provisions of this subtitle, the clerk who issued the license shall seal the licensed physician's certificate. Except on order of the court, the licensed physician's certificate shall 5 6 remain sealed. 7 (d) Except as provided in paragraph (2) of this subsection, a license is not 8 effective until 6 a.m. on the second calendar day after the license is issued. 9 For good cause shown, a judge of the circuit court for the county in (2)10 which the application is made may sign an authorization for a license to become effective 11 at a time before the waiting period expires, as stated in the authorization, if 1 of the parties to be married is: 12 13 a resident of this State; or (i) 14 a member of the United States armed forces. (ii) 15 [(e)] **(D)** If, during the questioning of an applicant for a license, the clerk finds 16 that there is a legal reason why the applicants should not be married, the clerk shall 17 withhold the license unless ordered by the court to issue the license. [(f)] **(E)** 18 A license may be delivered personally or by mail to: 19 (1) either of the parties to be married; or 20 (2) any person authorized in writing by either of the parties to accept delivery. 2122 [(g)] **(F)** (1) The Department of Health and Mental Hygiene shall provide to 23each clerk: 24birth control information; and (i) 25 a list of the family planning clinics located in the county where (ii) 26 the license is issued. 27 (2)When the clerk issues a license, the clerk shall make the information 28and list available to each applicant for a license. 29 [(h)] (G) A clerk may not predate an application for a license.

A clerk who violates any provision of this subsection is guilty of a

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misdemeanor and on conviction is subject:

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Approved:	
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.