FACTS ABOUT THE DEFINITION OF MARRIAGE IN MARYLAND

Peter Sprigg

1. Marriage has always been defined as the union of a man and a woman.
   Up to this year (2012), same-sex marriage has never been legal in Maryland.
   (That is, Maryland has never issued licenses for civil “marriages” between two persons of the same sex.)
   In 1972, the Maryland Attorney General issued an opinion stating,
   “[T]he law in this State only contemplates and authorizes a ‘marriage’ between a man and a woman.”
   In 1973, the Maryland General Assembly made that definition of marriage explicit by adopting
   Senate Bill 122, which said,
   “Only a marriage between a man and a woman is valid in this State.”

2. There is no constitutional right to same-sex marriage.
   In 2007, the Maryland Court of Appeals (the state’s highest court) ruled that the Maryland
   Constitution does not require recognition of same-sex marriage, declaring:
   “There is no fundamental right requiring the State to sanction same-sex marriage”
   and
   “[T]he State’s legitimate interests in fostering procreation and encouraging the traditional family
   structure in which children are born are related reasonably to” defining marriage as being
   between a man and a woman.

3. A bill to legalize same-sex marriage in 2013 has been signed into law.
   In 2012, the General Assembly passed, and the Governor signed, House Bill 438.
   It would amend
   the 1973 law to change the definition of marriage from being “between a man and a woman” to “between
   two individuals who are not otherwise prohibited from marrying,” effective January 1, 2013. This means
   that a man would be able to marry a man and a woman would be able to marry a woman.

4. Voters will have the final say in the November 2012 election. A vote FOR Question 6 would allow
   same-sex marriages in Maryland. A vote AGAINST Question 6 would keep marriage defined as the
   union of one man and one woman.
   The ballot language may be confusing. House Bill 438 is called the “Civil Marriage Protection
   Act.” However, it does not “protect” the traditional definition of marriage as the union of one man and
   one woman; it abolishes that definition.
   Also, the ballot language refers to several provisions in the Act to protect the religious liberty of
   those who object to same-sex marriage. However, supporters of traditional marriage believe these
   provisions are inadequate, and that the best protection for religious liberty is to vote AGAINST
   Question 6.

---

1 57 Op. Atty Gen. Md. 71
2 This definition was codified at Maryland Code (1957, 2006 Repl. Vol.), Family Law Article, § 2-201.
3 Conaway v. Deane, 401 Md. 219 (Md. 2007)
4 http://mlis.state.md.us/2012rs/chapters_noln/Ch_2_hb0438T.pdf ; signed March 1, 2012.
5 http://www.elections.state.md.us/elections/2012/ballot_question_language.html#state6