

State of Maryland, county or city of .....  
Dated ....., I, a resident of the county or city  
of ....., being a graduate of .....  
Medical College and having practiced as a physician five years, do  
hereby certify that on this ..... day of ..... I have per-  
sonally examined ....., age ....., (sex).....,  
.....(social state), and do verily believe that the said  
..... is insane or is an alcoholic (*indicate  
which*), and that the disease is of a character which, in my opinion,  
requires that the person shall be placed in a hospital or other estab-  
lishment where the insane or the alcoholic are detained for care and  
treatment. I further certify that I am not related by blood or mar-  
riage to the said ..... nor in any way connected  
as medical attendant or otherwise with the hospital or other estab-  
lishment in which it is proposed to place the aforesaid .....  
and that this certificate is signed and made within one week of the  
examination of the patient.

....., M. D.  
Residence .....

This section shall not apply to the cases of voluntary commitments as  
provided for in Section 37.

SEC. 2. *And be it further enacted*, That this Act shall take effect  
June 1, 1964.

Approved April 7, 1964.

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CHAPTER 44

(Senate Bill 48)

AN ACT to repeal and re-enact, with amendments, Sections 66H (g)  
and 66J (a) of Article 16 of the Annotated Code of Maryland  
(1963 Supplement), title "Chancery", sub-title "Paternity Pro-  
ceedings", correcting errors in the laws relating to paternity pro-  
ceedings with particular respect to those portions of the law per-  
taining to orders of court and enforcement of such orders.

SECTION 1. *Be it enacted by the General Assembly of Maryland*,  
That Sections 66H (g) and 66J (a) of Article 16 of the Annotated  
Code of Maryland (1963 Supplement), title "Chancery", sub-title  
"Paternity Proceedings", be and they are hereby repealed and re-en-  
acted, with amendments, to read as follows:

66H.

(g) A declaration of paternity contained in any order is final and  
not subject to the revisory power of the court except in the manner  
and to the extent that any other order or decree of a court of equity  
in this State may be subject to the revisory power of the court by  
virtue of any statute, rule of court, or the established [principals]  
principles of practice and procedure in equity. All other orders or  
parts of orders in the proceedings are subject to the further order  
of the court, and the court, from time to time thereafter, may