[(iii)] (II) An intermediate care facility -- mental retardation.

(2) "Related institution" includes any institution in paragraph (1) of this subsection, as reclassified from time to time by law.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.

Approved May 15, 1984.

CHAPTER 371

(Senate Bill 862)

AN ACT concerning

Family Law - Grounds for Divorce

FOR the purpose of providing as a new ground for a limited divorce the-abuse-of-a-child-of-the-complaining-party either-party-to-the-action,-providing-as-a-new-ground-for-an absolute-divorce-the-abuse-of-a-child-of-the-complaining party-either-party-to-the-action,-if-the-parties-have-lived separate-and-apart-under-certain-circumstances,--providing that-recrimination-is-net-a-bar-to-an-absolute-divorce-on the-ground-of-abuse certain treatment of a child of the complaining party; providing that the court may decree a limited divorce on certain grounds, including cruelty of treatment of or excessively vicious conduct to a minor child of the complaining party; and generally relating to grounds for divorce.

BY repealing and reenacting, with amendments,

Article - Family Law Section 7-102(a) and-7-103 Annotated Code of Maryland (As enacted by Chapter \_\_\_\_ (H.B. 1) of the Acts of the General Assembly of 1984)

BY repealing and reenacting, without amendments,

Article - Family Law
Section 7-103
Annotated Code of Maryland
(As enacted by Chapter \_\_\_\_ (H.B. 1) of the
Acts of the General Assembly of 1984)