occupation named in sections 4 and 5 unless the person, firm or corporation employing such child procures and keeps on file, and accessible to any attendance officer, inspector of factories, or other authorized inspector or officer charged with the enforcement of this sub-title, the employment certificate as hereinafter provided, issued to said child; and unless such employment, permission or sufferance to work in, about or in connection with said establishments or occupations shall be in accordance with the terms and regulations laid down for said employment certificates as hereinafter provided.

See notes to sec. 4.

An. Code, 1924, sec. 11. 1912, sec. 10. 1912, ch. 731, sec. 10.

11. Attendance officers, inspectors of factories, or other authorized inspectors or officers charged with the enforcement of this sub-title shall require that the employment certificates and lists provided for in this sub-title be produced for their inspection.

An. Code, 1924, sec. 12. 1912, sec. 11. 1912, ch. 731, sec. 11. 1916, ch. 222, sec. 11.

12. On termination of the employment of a child under sixteen years of age, the employment certificate issued to such child shall be returned by registered mail by the employer to the official issuing the same within twenty-four hours if said return is demanded by said child and otherwise within fifteen days of the termination of said employment, and the official to whom said certificate is so returned shall file and preserve the same until another certificate is issued to said child or until said child reaches the age of sixteen years, and on the return of said certificate shall notify the Commissioner of Labor and Statistics of said return. Any child whose employment certificate has been returned as above provided shall be entitled to a new certificate without re-examination except a physician's certificate that the child is physically able to undertake the work for which the new certificate is to be issued, and such reissue of a certificate shall be subject to all conditions as to recording and reporting governing the original issue.

An. Code, 1924, sec. 13. 1912, sec. 12. 1912, ch. 731, sec. 12. 1916, ch. 222, sec. 12.

An employment certificate shall be issued in Baltimore City only by the Commissioner of Labor and Statistics, and in the counties by said Commissioner or by the county superintendent of schools of the county in which said child resides, or by some person designated in writing by said superintendent. The employment certificate shall be issued only upon application in person of the parent, guardian, or legal custodian of the child desiring such employment, or if said child have no parent, guardian or legal custodian, then by next friend, but no certificate shall be issued by any person for any child then in, or about to enter such person's own employment, or the employment of a firm or corporation of which said person is a member, officer or employee. Employment certificates shall be of two classes: General employment certificates and vacation employment certificates. General employment certificates shall entitle the child to work during the entire year; vacation employment certificates shall entitle the child to work during the entire year excepting during such time as said child is required to attend public or private school under the provisions of the laws now in force, or hereafter to be enacted.