

School Construction Planning Service shall establish standards of, and guides for, construction which shall be used as the basis for reviewing final plans and specifications. Any local Board of Education undertaking a school building project shall submit to the State Board of Education SUPERINTENDENT OF SCHOOLS the plans and specifications for such project and the educational program it is designed to house AND IN BALTIMORE CITY ON PROJECTS PARTIALLY FINANCED BY THE STATE FUND REQUESTED THROUGH THE PUBLIC WORKS PROGRAM.

(d) The State Board of Education, SUPERINTENDENT OF SCHOOLS upon the advice of the School Construction Planning Service, shall pass upon all plans, specifications, and programs in the light of the established standards of, and guides for, construction and shall report its HIS findings to the local school system. If the plans, as submitted, are not consistent with the standards and guides as published APPROVED by the Board STATE BOARD OF EDUCATION, it shall state in detail wherein there has been a departure from such standards or guides.

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

Approved April 7, 1964.

CHAPTER 140

(House Bill 198)

AN ACT to repeal and re-enact, with amendments, Section 6(i) of Article 95A of the Annotated Code of Maryland (1963 Supplement), title "Unemployment Insurance Law," subtitle "Benefits," revising the disqualification for benefits under the unemployment insurance law where the claimant receives dismissal payments or wages or vacation allowances.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Section 6(i) of Article 95A of the Annotated Code of Maryland (1963 Supplement), title "Unemployment Insurance Law," subtitle "Benefits," be and it is hereby repealed and re-enacted with amendments to read as follows:*

6.

(i) For any week with respect to which he is receiving, has received, or has filed, or is eligible to file a claim for remuneration in an amount equal to or in excess of his weekly benefit amount in the form of:

(1) Dismissal payment or wages in lieu of notice whether legally required or not, such payments to be allocated to a number of weeks following separation from employment equal to the number of weeks' pay received; or

(2) Vacation allowance (paid directly by the employer or indirectly from a fund); such payments when paid at the time of, or dur-