

instruction as above described [inexpedient or impracticable.] *detrimental to his progress nor shall it apply to a child whose presence in school constitutes a danger of serious physical harm to others.* In any such instance it shall be within the discretion of the superintendent of schools of the particular county or of Baltimore City, acting with the advice of the school principal, supervisor, pupil personnel supervisor, or visiting teacher, and with the written recommendation of a licensed physician or certified psychologist, to permit the withdrawal of any pupil [who] *to whom* in the judgment of such person or persons [can no longer profit from further continuance in school.] *the above provisions apply.* Withdrawal as it pertains to mentally, *emotionally* or physically handicapped pupils shall not be construed as to exclude permanently the return of any pupil whose condition improves to the degree that [he can benefit from further schooling.] *the child's attendance in a public school is no longer detrimental to his progress.* Neither shall any provision of this section be construed as to exclude permanently any pupil whose presence in school no longer constitutes a danger of serious physical harm to others. *When a child is withdrawn from the public school as provided in this section the public schools* BOARD OF EDUCATION of the particular county or of Baltimore City shall make some other appropriate provision for the child's education. If no appropriate educational placement is immediately available the ~~public school~~ BOARD OF EDUCATION of the particular county or Baltimore City shall make some interim provisions for the child's education until such time as appropriate placement becomes available. Every person having under his control a child between six and sixteen years of age shall cause such child to attend school or receive instruction as required by this section. Nothing in the provision of this section shall be construed to require the school attendance of any child who shall have been legally withdrawn from school before July 1, 1969.

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1971.

Approved April 29, 1971

CHAPTER 290

(House Bill 334)

AN ACT to repeal and re-enact, with amendments, Section 400 of Article 43 of the Annotated Code of Maryland (1965 Replacement Volume), title "Health," subtitle "Water, Ice and Sewerage," to ~~prohibit in the State the sale of bottled potable water placed in paper or plastic-coated paper containers; to require that all containers of potable water offered for sale be dated when placed in the container; to remove obsolete provisions; and to clarify the language therein.~~ REQUIRE THAT POTABLE WATER PACKAGED AND SOLD IN THE STATE IN PAPER OR PLASTIC-COATED PAPER CONTAINERS BE MARKED WITH A STENCIL OR STAMP INDICATING THE MONTH AND