

boards of education for evaluation. The boards of education shall be responsible for the identification of such handicapped children in need of special education services, and shall provide or arrange for appropriate educational facilities and services. These facilities and services shall include transportation during the regular school year for handicapped children properly enrolled in any public school or school maintained by any State agency or in any nonpublic educational facility, which nonpublic educational facility is approved as a special education facility by the State Department of Education; if the enrollment and transportation have been approved by the State Superintendent of Schools. If this facility is located outside the State of Maryland or the political subdivision in which the child resides, and if State aid has provided for that child's education under the provisions of § 100 of this article, as amended from time to time, the BOARD OF EDUCATION OF THE political subdivision in which the child resides shall [[ARRANGE,]] certify and pay the cost of his [[transportation]] daily OR OTHER REASONABLE TRANSPORTATION PURSUANT TO RULES AND REGULATIONS PROMULGATED BY THE STATE SUPERINTENDENT OF SCHOOLS, WHICH SHALL TAKE INTO CONSIDERATION THOSE HARDSHIP CASES THAT MAY REASONABLY REQUIRE ADDITIONAL EXPENSES TO GUARANTEE ADEQUATE TRANSPORTATION during the regular school year, and the State shall reimburse the subdivision for providing this transportation from the general funds of the State.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved May 15, 1975.

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CHAPTER 703

(House Bill 627)

AN ACT concerning

Abortion Referrals

FOR the purpose of requiring abortion referral services to register with the State Department of Health; prohibiting [[referral to certain out-of-state abortion clinics; prohibiting]] fee splitting; and providing penalties for violations.

BY repealing and re-enacting, with amendments,