Department of Legislative Services

Maryland General Assembly 2003 Session

FISCAL AND POLICY NOTE Revised

Senate Bill 466 (Senator Colburn)

Education, Health, and Environmental Affairs

Judiciary

Juvenile Law - Prohibition Against Possession of Portable Pagers on School Property - Repeal

This bill repeals the prohibition on the possession of portable pagers on public school property in Baltimore City and Caroline, Dorchester, Somerset, Talbot, Wicomico, and Worcester counties. The bill declares that it is the intent of the General Assembly that local school systems work with the Maryland State Department of Education to develop their own policies regarding the use of portable pagers and cellular telephones on school property.

Fiscal Summary

State Effect: Any decrease in State law enforcement activities and District Court cases would not materially affect State finances.

Local Effect: Any decrease in local law enforcement activities and circuit court cases would not materially affect local finances. Local school systems could establish new rules for the possession of portable pagers and cellular telephones on public school property with existing resources.

Small Business Effect: Minimal.

Analysis

Current Law: It is a crime for an individual to possess a portable pager on school property in Baltimore City and Caroline, Dorchester, Somerset, Talbot, Wicomico, and Worcester counties. Persons convicted of this offense are guilty of a misdemeanor and may be fined up to \$2,500 or imprisoned for up to six months, or both. Specified individuals, including school staff and authorized visitors, are exempt from the prohibition.

The statutory definition of portable pager encompasses other electronic devices that allow individuals to send and receive messages, such as cellular phones and palm pilots.

Background: Chapter 592 of 1989 (SB 590) made the possession of portable pagers on school property a crime. The dominant perception at the time linked portable pagers to drug trafficking, and the preamble to the bill stated that the intent of the legislation was to lessen the availability of drugs in public schools. The Maryland Association of Boards of Education and the Maryland State Department of Education testified in favor of the bill on the ground that it would reduce drug distribution in schools.

Almost 15 years later, pagers and cellular phones are commonly used for legitimate activities and are no longer perceived as devices used only by drug dealers. Bills enacted over the last two years have legalized the possession of pagers at public schools in 17 counties. This bill repeals the prohibition in the remaining seven local school systems.

Local Fiscal Effect: Each local board of education has the authority to adopt rules for public schools within its jurisdiction. If the bill passes, carrying pagers on public school property would no longer be a violation of State law. However, the local boards of education would be encouraged to adopt local restrictions on the possession and use of portable pagers on public school property. It is assumed that any new regulations could be drafted, adopted, and enforced with existing budgeted resources.

Additional Information

Prior Introductions: Similar bills that affected 17 of the State's 24 school systems have been introduced and enacted over the last two legislative sessions. HB 1010 of 2002 (Chapter 402) repealed the prohibition in Baltimore County schools, and HB 67 of 2001 (Chapter 637) repealed the prohibition in 16 county school systems.

Cross File: None.

Information Source(s): Maryland State Department of Education, Caroline County, Department of Legislative Services

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