- (2) THE DAMAGES WERE THE RESULT OF THE VOLUNTEER'S WILLFUL, WANTON, OR GROSSLY NEGLIGENT ACT OR OMISSION; OR
- (3) THE DAMAGES WERE THE RESULT OF THE VOLUNTEER'S PERMITTING A-SPORT-COMPETITION-OR-PRACTICE-TO-BE-CONDUCTED WITHOUT-SUPERVISION AN UNSUPERVISED COMPETITION, PRACTICE, OR ACTIVITY.

SECTION 2. AND BE IT FURTHER ENACTED, That the provisions of this Act shall apply to any cause of action arising on or after July 1, 1987.

SECTION 2  $\underline{3}$ . AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1987.

Approved June 2, 1987.

CHAPTER 602

(Senate Bill 18)

AN ACT concerning

Liability Insurance - Notice of Cancellation or Premium Increase

the purpose of altering-the-time-period-for-certain-insurers to-file-certain-notices-relating-to-cancellations; requiring certain insurers to provide a certain notice to certain persons within a certain period of time if the insurers intend to increase their premiums by a certain percentage; requiring-certain-insurers-to-file-with-the-Insurance Commissioner-a-monthly-statement-of-underwriting-guidelines; establishing-certain-duties-of-the-Commissioner; providing for the applicability of this Act; and generally relating to property and casualty insurance.

BY repealing and reenacting, with amendments,

Article 48A - Insurance Code Section 240A and 240AA Annotated Code of Maryland (1986 Replacement Volume)

BY-adding-to

Article-48A---Insurance-Code