Maryland (1970 Replacement Volume), title "Vehicle Laws," subtitle "Rules of The Road," subheading "Miscellaneous Rules," be and the same is hereby repealed and re-enacted, with amendments, to read as follows:

11-1111.

- (a) No person shall throw or deposit upon any highway any glass bottle, glass, nails, tacks, wire, cans, or any other substance likely to injure any person, animal, or vehicle upon such highway.
- (b) Any person who drops, or permits to be dropped or thrown, upon any highway any destructive, hazardous, or injurious material shall immediately remove it or cause it to be removed.
- (c) Any person removing a wrecked or damaged vehicle from a highway shall remove any glass or other injurious substance dropped upon the highway from the vehicle or vehicles.
- (d) No person shall throw, dump, or deposit any trash, junk, or other refuse upon any highway.
- (e) If this section is violated by an occupant of a vehicle which has two or more occupants and it cannot be determined which occupant is the violator, the owner of the vehicle, if present, shall be presumed to be responsible for the violation; in the absence of the owner of the vehicle, the operator of the vehicle shall be presumed to be responsible for the violation.
- (f) A violation of this section **E**shall **[not]** may be deemed or treated as a moving violation under Section 6-402 of this article.
- SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1972.

Approved May 5, 1972.

CHAPTER 263

(House Bill 132)

AN ACT to add new Section 481½ to Article 48A of the Annotated Code of Maryland (1971 Supplement), title "Insurance Code," subtitle "Casualty Insurance," to follow immediately after Section 481 thereof, to prohibit any insurance company licensed in Maryland from issuing a policy or contract of liability insurance containing medical expense coverage to the owner or occupant of an individual residential dwelling unit unless the policy or contract contains a provision that the payment of all reasonable medical expenses incurred for bodily injury caused by accident to the insured or any other person coming within the provisions thereof shall be made by the insurance company for at least three years from the date of injury HOMEOWNER'S POLICY OR CONTRACT OF LIABILITY INSURANCE CONTAINING MEDICAL PAYMENT COVERAGE, UNLESS THAT PROVISION PROVIDES THAT THE INSURER SHALL PAY ALL REASONABLE MEDICAL EXPENSES INCURRED FOR BODILY INJURY CAUSED BY ACCIDENT TO THE PERSON COMING WITHIN THE PROVISIONS THEREOF WITHIN THREE YEARS FROM THE DATE OF THE ACCIDENT.