

or any private or privately operated school or schools;
or to any fire or rescue vehicle operated by any paid or
volunteer fire company or department or rescue squad.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act
shall take effect July 1, 1977.

Approved May 17, 1977.

CHAPTER 314

(Senate Bill 373)

AN ACT concerning

Automobile Liability Insurance Premiums

FOR the purpose of prohibiting an insurer from ~~increasing
certain rates under certain circumstances~~ taking
certain actions against an insured or applicant
based on certain occurrences of a certain age.

BY adding to

Article 48A - Insurance Code
Section 234A (d)
Annotated Code of Maryland
(1972 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
MARYLAND, That new Section 234A (d) be and it is hereby
added to Article 48A - Insurance Code, of the Annotated
Code of Maryland (1972 Replacement Volume and 1976
Supplement) to read as follows:

Article 48A - Insurance Code

234A.

(D) WITH RESPECT TO AUTOMOBILE LIABILITY
INSURANCE, AN INSURER MAY NOT: ~~CLASSIFY, OR MAINTAIN AN
INSURED IN A CLASSIFICATION, REQUIRING A HIGHER PREMIUM
BECAUSE:~~

~~(1) THE INSURED MADE A CLAIM AGAINST THE
INSURER;~~

~~(2) THE INSURED HAD POINTS CHARGED AGAINST
HIS DRIVING RECORD BY THE STATE, IF THE POINTS ARE OVER
THREE YEARS OLD~~

(1) CANCEL, REFUSE TO RENEW OR OTHERWISE
TERMINATE COVERAGE FOR ANY AUTOMOBILE INSURANCE RISK