- (b) Any person who shall wear, carry, or transport any handgun, whether concealed or open, upon or about his person, and any person who shall wear, carry or knowingly transport any handgun, whether concealed or open, in any vehicle traveling upon the public roads, highways, waterways, or airways or upon roads or parking lots generally used by the public in this State shall be guilty of a misdemeanor; and it shall be a rebuttable presumption that the person is knowingly transporting the handgun; and on conviction of the misdemeanor shall be fined or imprisoned as follows:
- (iv) If it shall appear from the evidence that any handgun-referred-to-in-{subsection-(a)-hereof}-SECTION-36F(A)-OF handgun referred to in subsection [(a)] (B) hereof THIS--ARTICLE was carried, worn, or transported with the deliberate purpose of injuring or killing another person, the court shall impose a sentence of imprisonment of not less than [five] 5 years.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.

Approved May 15, 1984.

CHAPTER 451

(House Bill 877)

AN ACT concerning

No-Fault-Automobile-Insurance---Premiums Basic Required Primary Coverage - Notice

- FOR-the-purpose-of-providing-that-certain-automobile-insurers-may raise-the-premiums-of-certain--insureds--on-the--basis--of certain--claims--when--the--insured-was-not-at-fault-for-the accident-giving-rise-to-the-claim--involved;--and--providing that--written--notice--of--that--limitation--by--insurers-be provided-by-certain-insurance-policies-
- FOR the purpose of requiring the insurer to notify certain policyholders in writing that a surcharge may not be imposed under certain circumstances; making a stylistic change; and generally relating to no fault automobile insurance and notification to certain policyholders that a surcharge may not be imposed under certain circumstances.

BY repealing and reenacting, with amendments,

Article 48A - Insurance Code Section 540 Annotated Code of Maryland