

WILLIAM DONALD SCHAEFER, Governor

(II) If the insured elects to coordinate[, he] POLICIES, THE INSURED shall indicate in writing which policy is to become primary.

(C) An insurer paying benefits under § 539 of this [article] SUBTITLE shall have no right of subrogation and no claim against any other person or insurer to recover any [such] benefits PAID by reason of the alleged fault of such other person in causing or contributing to the accident.

[(b)] (D) Upon the issuance of a policy containing coverage [provided] DESCRIBED under § 539 of this [article] SUBTITLE, the insurer shall notify the policyholder in writing that a surcharge may not be imposed on the policyholder for any claim or payment made pursuant to the coverage provided [in] UNDER § 539 of this [article] SUBTITLE.

543.

(a) Notwithstanding any other provision of this subtitle, no person shall recover benefits under the coverages [required in] DESCRIBED UNDER §§ 539 and 541 of this [article] SUBTITLE from more than one motor vehicle liability policy or insurer on either a duplicative or supplemental basis.

(b) (1) As to any person injured in an accident while occupying a motor vehicle for which the coverage [required by] DESCRIBED UNDER § 539 of this [article] SUBTITLE is in effect, and as to any person injured by such a motor vehicle as a pedestrian or while in, on, or alighting from any other vehicle powered by animal or muscular power, or on or alighting from an animal, the benefits shall be payable by the insurer of the motor vehicle.

(2) BENEFITS MAY NOT BE PAID BY AN INSURER UNDER PARAGRAPH (1) OF THIS SUBSECTION TO ANY PERSON WHO IS IN VIOLATION OF § 17-103 OF THE TRANSPORTATION ARTICLE.

(c) As to any person insured under a policy providing the coverage [required by] DESCRIBED UNDER §§ 539 and 541 of this [article] SUBTITLE who is injured in an accident while occupying a motor vehicle for which the coverage [required by] DESCRIBED UNDER §§ 539 and 541 OF THIS SUBTITLE is not in effect, or struck as a pedestrian or injured while in, on, or alighting from any other vehicle powered by animal or muscular power or on or alighting from an animal by a motor vehicle for which the coverage [required by] DESCRIBED UNDER §§ 539 and 541 OF THIS SUBTITLE is not in effect, the benefits shall be payable by the injured party's insurer providing such coverage; provided, however, that such benefits shall be reduced to the extent of any medical or disability benefits coverage applicable to the motor