- (I) [who] WHO owns an automobile validly registered with the Motor Vehicle Administrator, or has a valid license to operate an automobile issued by the Motor Vehicle Administrator [, and];
- (II) [who] WHO does not owe to the Fund EITHER any unpaid insurance premium with respect to a prior expired or cancelled policy, OR CLAIM PAYMENTS OBTAINED BY FRAUD OR ASSOCIATION WITH AN EXPIRED OR CANCELLED POLICY; and

(III) [who] WHO either [(i) has]:

- 1. HAS in good faith attempted to obtain a policy of automobile liability insurance from at least two private insurers authorized to write such a policy in this State and has been rejected or refused such a policy by two such private insurers for any reason other than nonpayment of premiums [,]; or
- 2. [(ii) who] WHO has had a policy of automobile liability insurance cancelled or nonrenewed for any reason other than nonpayment of premiums, by a private insurer authorized to write such a policy in this State.
- (2) The purpose of the Fund is to provide automobile insurance to those eligible persons who are unable to obtain it in the private market.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 1992.

Approved May 26, 1992.

CHAPTER 454

(Senate Bill 144)

AN ACT concerning

State Lottery - Service Charges

FOR the purpose of authorizing providing that any service charge imposed by the State Lottery Agency to establish by regulation a service charge for dishonored transfers shall be sufficient to cover certain costs; requiring the Director of the Agency to adopt certain regulations; providing that a certain service charge shall be in addition to other fees or charges; clarifying certain terms; and generally relating to the authority of the Agency to impose certain service charges for dishonored transfers.

BY repealing and reenacting, with amendments,

Article - State Government Section 9-119(e) 9-119(a), (b), and (c) Annotated Code of Maryland (1984 Volume and 1991 Supplement)