

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

STATE OF MAINE
HOUSE OF REPRESENTATIVES
106TH LEGISLATURE

HOUSE AMENDMENT " A " to H. P. 1489, L. D. 1913, Bill,
"AN ACT Regulating Mass Marketing of Casualty and Property
Insurance."

Amend said Bill in that part designated "§ 2916."
in subsection 1 by striking out all of paragraphs A and B
(same in L. D.) and inserting in place thereof the following:

'A. Purchase of insurance available under such plan is
contingent upon the purchase of any other insurance
product or insurance service, or

B. The purchase of any other insurance product or
insurance service is contingent upon the purchase of
insurance available under such plan.'

Further amend said Bill in that part designated "§ 2918."
by striking out all of the last 2 underlined sentences (same
in L. D.) and inserting in place thereof the following: 'With
respect to motor vehicle insurance, every member of the plan
must be offered the same form of policy, varying only as to
the amounts of insurance, limits of liability and lines of
coverage, except that all policies shall provide at least the
financial responsibility limits of coverage stated in Title 29,
section 781, subsection 1, paragraph D. With respect to other
insurance covered hereunder, every member of the plan must be
offered the same policy form alternatives, varying only as
to the amounts of insurance, limits of liability and lines of
coverage.'

(Filing No. H-409)

Statement of Fact

The purpose of this amendment is to clarify the amended subsections.

Filed by Mr. McTeague of Brunswick.

Reproduced and distributed under the direction of the Clerk of the House.

5/18/73

(Filing No. H-409)