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)

SECOND REGULAR SESSION

ONE HUNDRED AND THIRTEENTH LEGISLATURE

Legislative Document

No. 1998

S.P. 739

Approved for Introduction by a Majority of the Legislative Council pursuant to Joint Rule 26.

Reference to the Committee on Banking and Insurance suggested and ordered printed.

JOY J. O'BRIEN, Secretary of the Senate

Presented by Senator BALDACCI of Penobscot. Cosponsored by Senator GILL of Cumberland.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND EIGHTY-EIGHT

AN ACT to Require Insurance Companies to Make an
Early Determination of Fault and Release All
Other Innocent Parties.

5 Be it enacted by the People of the State of Maine as 6 follows:

24-A MRSA 2164-E is enacted to read:

Page 1-LR3851

1	§2164-E.	Notation	of dete	rminati	on of	fault		
			*					
2	Every	insurer	authori	ized to	tran	sact bus	iness	in
	this Sta							
	determinat							
5	determinat	cion and	shall	note	the :	innocence	of .	<u>all</u>
6	other part	ies to t	he claim	ι.				

STATEMENT OF FACT

7

8

10 11 12

The purpose of this bill is to require insurance companies to record any final judicial determination of fault on applicable forms so that innocent parties will not suffer future discrimination by insurance 9 . companies.

13 3851122887