MAINE STATE LEGISLATURE

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2	(Filing No. H-1137)
4	(FITING NO. N-113 //
6	
U	STATE OF MAINE
8	HOUSE OF REPRESENTATIVES
~	114TH LEGISLATURE
10	SECOND REGULAR SESSION
12	en e
12	HOUSE AMENDMENT "D" to H.P. 1842, L.D. 2513, Bill, "An Act
14	to Establish the Rural Medical Access Program and the 5-year
A 1	Medical Liability Demonstration Project and to Revise the
16	Discovery Rule without Imposing Caps on Damages and the Rules
	Regarding Collateral Sources"
18	
	Amend the bill by striking out all of section 3 and
20	inserting in its place the following:
22	'Sec. 3. 24 MRSA §2906 is enacted to read:
2.4	Pages million si
24	§2906. Evidence of insurance coverage
26	In all actions for professional negligence, the court shall
	allow the admission into evidence of:
28	
	1. Plaintiff. Proof of the plaintiff's insurance coverage
30	for medical bills and wage loss protection and the requirement
	that the plaintiff repay these collateral sources from the damage
32	award.'
34	
36	STATEMENT OF FACT
30	STATEMENT OF FACT
38	The issue of the effect of collateral source payments on
30	damage awards has been a long-standing tort reform issue. The
40	law in this State as established by the Supreme Judicial Court's
	decisions strikes a balance by allowing neither evidence of
42	plaintiff's insurance to cover claimed losses nor evidence of the
	defendant's insurance and assets available to cover an award.
44	This amendment would revise the law in medical malpractice cases
A C	only regarding full disclosure of the plaintiffs' collateral
46	source payments to the jury.
Filed by Rep. Marsano of Belfast	
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4/13/90	(Filing No. 4-1127)
1/10/00	(Filing No. H-1137)