MAINE STATE LEGISLATURE

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115th MAINE LEGISLATURE

FIRST REGULAR SESSION-1990

H.P. 30 Reference to the Committee on Judiciary suggested and ordered printed. EDWIN H. PERT, Clerk Presented by Representative TRACY of Rome. (By Request) STATE OF MAINE IN THE YEAR OF OUR LORD NINETEEN HUNDRED AND NINETY

An Act Concerning Equine Activities.



	Be it enacted by the People of the State of Maine as follows:
2	14 MRSA §169 is enacted to read:
4	
6	§169. Limitations on liability for equine activities
	1. Definitions. As used in this section, unless the
8	context otherwise indicates, the following terms have the
	following meanings.
10	
	A. "Equine" means a horse, pony, mule, donkey or hinny.
12	
14	B. "Equine activity" means any one or more of the following:
14	(1) Equine shows, fairs, competitions, performances,
16	riding camps or parades that involve any breeds of
	equines, and any of the equine disciplines, including,
18	but not limited to, dressage, hunter and jumper horse
	shows, grand prix jumping, 3-day events, combined
20	training, rodeos, driving, pulling, cutting, polo,
2.2	steeplechasing, endurance trail riding, western games
22	and hunting;
24	(2) Equine training or teaching activities;
26	(3) Boarding equines:
28	(4) Riding, inspecting or evaluating an equine
30	belonging to another whether or not the owner has received some monetary consideration or other thing of
30	value for the use of the equine or is permitting a
32	prospective purchaser of the equine to ride, inspect or
	evaluate the equine; and
34	
	(5) Rides, trips, hunts or other equine activities of
36	any type, however informal or impromptu, that are
20	sponsored by an equine activity sponsor.
38	C. "Equine activity sponsor" means an individual, group,
40	club, partnership or corporation, whether operating for
	profit or nonprofit, that sponsors, organizes or provides
42	the facilities for an equine activity, including, but not
	limited to, pony clubs; 4-H clubs; hunt clubs; riding clubs;
44	classes or programs sponsored by a school or college;
	therapeutic riding programs; and operators, instructors and
46	promoters of equine facilities, including, but not limited
48	to, stables, clubhouses, ponyride strings, fairs and arenas at which the activities are held.
20	at which the delivition are helds
50	D. "Participant" means any person, whether amateur or
	professional, who directly engages in an equine activity,

2	whether or not a fee is paid to participate in the equine activity.
4	E. "Engages in an equine activity" means a person who
6	rides, trains, drives or is a passenger upon an equine, whether mounted or unmounted, and does not mean a spectator
J	at an equine activity or a person who participates in the
8	equine activity but does not ride, train, drive or ride as a
10	passenger upon an equine.
10	F. "Equine professional" means a person engaged for
12	<pre>compensation:</pre>
14	(1) In instructing a participant or renting to a
16	<pre>participant an equine for the purpose of riding, driving or being a passenger upon the equine; or</pre>
10	driving of borny a passenger agon and equine, or
18	(2) In renting equipment or tack to a participant.
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20	2. Immunity for sponsor or equine professional. An equine activity sponsor or an equine professional is immune from civil
22	liability for an injury to, or the death of, a participant
	engaged in an equine activity and, except as provided in
24	subsection 3, a participant or a participant's representative may
	not maintain an action against an equine activity sponsor or an
26	equine professional for an injury to, or the death of, a
2.0	participant engaged in an equine activity.
28	3. Exceptions. Nothing in this section applies to the
30	horse racing industry, or prevents or limits the liability of an
30	equine activity sponsor or an equine professional:
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	A. If the equine activity sponsor or the equine
34	professional:
36	(1) Provides equipment or tack to a participant and
20	the equipment or tack causes an injury; or
38	(2) Provides an equine to a participant and fails to
40	make reasonable and prudent efforts to determine the
10	ability of the participant to engage safely in the
42	equine activity, the ability of the equine to behave
	safely with the participant and the ability of the
44	participant to safely manage the particular equine, and
	an injury occurs;
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4.0	B. If the equine activity sponsor or the equine
48	professional owns, leases, rents or otherwise is in lawful
50	possession and control of the land or facilities upon which
30	<u>a participant sustains injuries because of a dangerous</u> <u>latent condition that was known or should have been known to</u>
52	the equine activity sponsor or the equine professional and
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	for which warning signs were not conspicuously posted;
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	C. If the equine activity sponsor or the equine
. 4	<u>professional commits an act or omission that constitutes</u>
	willful or wanton disregard for the safety of the
6	participant and that act or omission causes an injury;
8	D. If the equine activity sponsor or the equine
	professional intentionally injures the participant; or
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	E. Under liability provisions as provided in section 221.
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1.4	STATEMENT OF FACT
16	This bill places limitations on civil liability for injuries
	resulting from equine activities.