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)



116th MAINE LEGISLATURE

FIRST REGULAR SESSION-1993

Legislative Document

No. 880

S.P. 293

In Senate, March 15, 1993

An Act to Establish a Limit on Noneconomic Damages in Medical Malpractice Actions.

Reference to the Committee on Judiciary suggested and ordered printed.

JOY J. O'BRIEN Secretary of the Senate

Presented by Senator BERUBE of Androscoggin. Cosponsored by Senators: CIANCHETTE of Somerset, HANLEY of Oxford, Representative: GRAY of Sedgwick.

Be	it enacted by the People of the State of Maine as follows:
	Sec. 1. 24 MRSA c. 21, sub-c. X is enacted to read:
	OUT ON DEED P
	SUBCHAPTER X
	LIMITS ON NONECONOMIC DAMAGES
S. c.	
<u>929</u>	95. Limits on noneconomic damages
	1. Definitions. As used in this subchapter, unless the
cor	text otherwise indicates, the following terms have the
<u>fo</u>]	<u>lowing meanings.</u>
	A UNanaganamia damagagu magna subjectiva nanagunianu
	A. "Noneconomic damages" means subjective, nonpecuniary damages arising from pain, suffering, inconvenience,
	physical impairment, disfigurement, mental anguish,
	emotional stress, loss of society and companionship, loss of
	consortium, injury to reputation, humiliation, other
	nonpecuniary damages and any other theory of damages such as
	fear of loss, illness or injury.
	2. Limitation. In an action for professional negligence as
def	ined in section 2502, the noneconomic damages awarded to a
pre	vailing party may not exceed \$250,000. If the trial of the
	ion is by a jury, the jury may not be informed of the damage
	and limitation established in this section. If the jury awards
	al damages in excess of \$250,000, the court shall direct the y to establish the portion of the total damages awarded that
-	noneconomic damages. If the portion that is noneconomic
	ages exceeds \$250,000, the court shall reduce the noneconomic
	ages awarded to that amount, unless a further reduction is
war	ranted by exercise of the powers described in subsection 3.
	3. Court's powers. Nothing in this section is intended to
eli	minate the court's powers of additur and remittitur with
	ard to all damages, except to the extent that the power of
add	itur is limited with regard to noneconomic damages beyond the
lim	itation established in subsection 2.
	A hardenstan mate institut amalian to all access to obtain
no+	4. Application. This section applies to all cases in which ices of claim are filed after the effective date of this
	tion.
<u>,</u>	
	STATEMENT OF FACT
	mbi bill ask a limit of #250 000 on consequent demonstrate
me ā	This bill sets a limit of \$250,000 on noneconomic damages in ical liability actions. Under this bill, a plaintiff is still
	itled to the full economic loss, including all medical
	enses, rehabilitation services, custodial care, loss

of earnings and earning capacity, loss of income and any other verifiable monetary losses.