## MAINE STATE LEGISLATURE

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## 118th MAINE LEGISLATURE

## FIRST REGULAR SESSION-1997

Legislative Document

No. 1532

H.P. 1089

House of Representatives, March 18, 1997

An Act to Amend the Maine Liquor Liability Act.

Reference to the Committee on Legal and Veterans Affairs suggested and ordered printed.

JOSEPH W. MAYO, Clerk

Presented by Representative THOMPSON of Naples.

	Be it enacted by the People of the State of Maine as follows:
2	Sec. 1. 28-A MRSA §1051, sub-§4 is enacted to read:
4	
	4. Liquor liability insurance required. A license may not
6	be issued under this section unless the applicant has first shown
	proof of liquor liability insurance as required by section
8	2508-A. Failure to maintain continuous coverage results in
	suspension or revocation of license.
10	C A AC A RETUCAL CARROLL.
	Sec. 2. 28-A MRSA §2508-A is enacted to read:
12	Paron a Waller 1'-1'1' to the same
14	§2508-A. Mandatory liability insurance
14	All licensees as defined by section 2503 shall procure and
16	maintain liquor liability insurance coverage of at least \$250,000.
	manifecture 224 dec 2222 g 2 200 de constage de 2000 de partir de constage de 2000 de
18	Sec. 3. 28-A MRSA §2517-A is enacted to read:
20	§2517-A. Mandatory reporting
22	The Superintendent of Insurance shall require all liquor
	liability insurance providers to notify the commission of any
24	current or anticipated lapse in liquor liability insurance
26	coverage required under this chapter.
20	
2.8	SUMMARY
20	D CHAITATARA I
30	This bill requires all licensees serving liquor to obtain at
-	least \$250,000 of liquor liability insurance. Failure to
32	maintain that insurance will result in suspension or revocation
	of license.