

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)

Date: 05-30-07

(Filing No. S- 171)

BUSINESS, RESEARCH AND ECONOMIC DEVELOPMENT

Reproduced and distributed under the direction of the Secretary of the Senate.

STATE OF MAINE

SENATE

123RD LEGISLATURE

FIRST REGULAR SESSION

COMMITTEE AMENDMENT "A" to S.P. 419, L.D. 1171, Bill, "An Act To Modernize the Laws Pertaining to the Sport of Skiing and Use of Ski Areas"

Amend the bill in section 3 in §15217 by striking out all of subsection 4-A (page 2, lines 41 to 43 and page 3, lines 1 to 8 in L.D.) and inserting the following:

'4-A. Competition and freestyle terrain. A competitor accepts all inherent risks of skiing and all risks of course, venue and area conditions, including, but not limited to: weather and snow conditions; obstacles; course or feature location, construction and layout; freestyle terrain configuration and condition; collision with other competitors; and other courses, layouts and configurations of the area to be used.'

SUMMARY

This amendment strikes out the Maine Revised Statutes, Title 32, section 15217, subsection 4-A proposed in the bill and replaces it with language clarifying that a person engaged in a ski competition accepts all inherent risks of skiing and all risks of course, venue and area conditions, including freestyle terrain configuration and condition while engaged in those activities.

COMMITTEE AMENDMENT