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NINETY-SIXTH LEGISLATURE

Legislative Document

No. 1103

S. P. 411 In Senate, February 25, 1953 Taken from the table on motion by Senator Dennett of York, and on further motion by the same Senator, reference reconsidered.

CHESTER T. WINSLOW, Secretary Presented by Senator Dennett of York

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-THREE

AN ACT Relating to Filing Proof of Insurance Policy Under Workmen's Compensation Act.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 26, § 6, sub-§ I, amended. Subsection I of section 6 of chapter 26 of the revised statutes, as amended, is hereby further amended to read as follows:

'I. Employer may become assenting employer by filing written assent and insurance policy. Any private employer desiring to become an assenting employer as herein provided shall file with the commission at its office in Augusta his written assent in such form as the commission approves, and may also file **e** copy of proof in form required by the commission of the existence of an industrial accident insurance policy in form approved by the insurance commissioner, said policy proof if found correct in all respects to be stamped with his approval. Such written assent shall continue in force during the life of said original policy or during the life of any subsequent policy or policies in renewal thereof and dating from the expiration of any immediately preceding policy, provided **e** copy similar proof of such renewal policy, or a binder pending the issuance thereof, is filed not more than 10 days following such expiration. Such binder shall be in form approved by the insurance commissioner. In case there shall be an interim of more than 10 days aforesaid between **copies proofs** of such policies or binders on file with the commission, then a new assent must be filed with the policy terminating such interim.'

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