

HOUSE No. 1168

By Mr. Carroll of Revere, petition of Augustine Airola, Thomas F. Carroll and Conde J. Brodbine for the abolition of districts or zones in connection with the establishment by the Commissioner of Insurance of classifications of risks and premium charges under the law relative to compulsory insurance by owners of motor vehicles. Insurance.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Thirty-One.

An Act providing that Risks and Premium Charges under the Compulsory Motor Vehicle Insurance Law shall not be classified according to Established Districts or Zones.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 Section one hundred and thirteen B of chapter
2 one hundred and seventy-five of the General Laws,
3 inserted by section four of chapter three hundred
4 and forty-six of the acts of nineteen hundred and
5 twenty-five and as most recently amended by sec-
6 tion six of chapter three hundred and eighty-one of
7 the acts of nineteen hundred and twenty-eight, is
8 hereby further amended by striking out the first
9 sentence of said section one hundred and thirteen B
10 and inserting in place thereof the following: — The

11 commissioner shall, after due hearing and investiga-
12 tion, fix and establish fair and reasonable classifi-
13 cations of risks and adequate, just, reasonable and
14 non-discriminatory premium charges to be used and
15 charged by companies issuing or executing motor
16 vehicle liability policies or bonds, both as defined in
17 section thirty-four A of chapter ninety, but said
18 classifications shall be uniform throughout the state
19 and shall not be determined according to districts
20 or zones.

