

Naghti l-kunsens tiegħi.

(L.S.)

UGO MIFSUD BONNICI
President

6 ta' Frar, 1998

ATT Nru. III ta' l-1998

ATT biex jemenda l-Ordinanza dwar l-Assigurazzjoni ta' Vetturi tal-Mutur għar-Riskji ta' Terzi Persuni, Kap. 104.

IL-PRESIDENT, bil-parir u l-kunsens tal-Kamra tad-Deputati, imlaqqgħa f'dan il-Parlament, u bl-awtorità ta' l-istess, hareġ b'ligi dan li ġej:-

1. Dan l-Att jista' jissejjah l-Att ta' l-1998 li jemenda l-Ordinanza dwar l-Assigurazzjoni ta' Vetturi tal-Mutur għar-Riskji ta' Terzi Persuni, u għandu jinqara u jiftiehem haġa waħda ma' l-Ordinanza dwar l-Assigurazzjoni ta' Vetturi tal-Mutur għar-Riskji ta' Terzi Persuni, hawnhekk iżjed 'il quddiem imsejha "il-ligi principali". Titolu fil-qosor.
Kap. 104.
 2. Fis-subartikolu (2) ta' l-artikolu 8 tal-ligi principali, minflok il-kliem "jew hsara lil proprjetà" għandhom jidhlu l-kliem "jew hsara lil xi vettura, annimal jew proprjetà oħra". Emenda ta' l-artikolu 8 tal-ligi principali.
 3. Minnufih wara l-artikolu 17 tal-ligi principali għandu jizjed dan l-artikolu ġdid li ġej: Żieda ta' l-artikolu 18 ġdid mal-ligi principali.
18. Id-dispożizzjonijiet tas-subartikolu (1) ta' l-artikolu 17 ta' din l-Ordinanza għandhom ikunu *mutatis mutandis* japplikaw għal talba għal tagħrif minn persuna li tallega li tkun garrbet xi hsara jew offiża fuq persuna b'riżultat ta' aċcident bħalma hemm imsemmi fis-subartikolu (2) ta' l-artikolu 8 ta' din l-Ordinanza jew għal talba bħal dik mill-assigurat ta' dik il-persuna."

"Għoti ta' tagħrif fil-każ ta' aċcidenti li jinvolvu hsara jew offiża fuq persuna.

Zieda ta' l-artikolu
19A ġdid mal-liġi
prinċipali.

4. Minnufih wara l-artikolu 19 tal-liġi prinċipali għandu jżied
dan l-artikolu ġdid li ġej:

“Dikjarazzjo-
nijiet jew
tagħrif foloz
lil
assiguratur
awtorizzat.

19A. Kull min, bil-ghan li jikseb xi vantaġġ jew
benefiċċju għalih innifsu jew għal oħrajn, xjentement,
f'dokument maħsub li jasal għand assiguratur awtorizzat,
dikjarazzjoni jew stqarrija falza, jew jagħti tagħrif falz, dwar
iċ-ċirkostanzi ta' xi incident li jikkaguna offiża fuq persuna
jew hsara lil xi vettura, annimal jew proprjetà oħra, jehel,
meta jinsab hati, il-piena ta' prigunerija għal żmien mhux
iżjed minn sitt xhur jew multa ta' mhux inqas minn hamsin
lira u mhux iżjed minn hames mitt lira jew il-prigunerija u l-
multa flimkien.”.

Mghoddi mill-Kamra tad-Deputati fis-Seduta Nru 180 tat-3 ta' Frar, 1998.

MYRIAM SPITERI DEBONO
Speaker

RICHARD J. CAUCHI
Skrivan tal-Kamra tad-Deputati

I assent.

(L.S.)

UGO MIFSUD BONNICI
President

6th February, 1998

ACT No. III of 1998

AN ACT to amend the Motor Vehicles Insurance (Third-Party Risks) Ordinance, Cap. 104.

BE IT ENACTED by the President, by and with the advice and consent of the House of Representatives, in this present Parliament assembled, and by the authority of the same as follows:

1. This Act may be cited as the Motor Vehicles Insurance (Third-Party Risks) (Amendment) Act, 1998 and shall be read and construed as one with the Motor Vehicles Insurance (Third-Party Risks) Ordinance, hereinafter referred to as "the principal law".

Short title.

Cap. 104.

2. In subsection (2) of section 8 of the principal law, for the words "or damage to property" there shall be substituted the words "or damage to any vehicle, animal or other property".

Amendment of section 8 of the principal law.

3. Immediately after section 17 of the principal law there shall be added the following new section:

Addition of new section 18 to the principal law.

"Furnishing of information in the case of accidents involving damage or personal injury.

18. The provisions of subsection (1) of section 17 of this Ordinance shall *mutatis mutandis* apply to a request for information by any person who alleges that he has suffered any damage or personal injury as a result of an accident as is mentioned in subsection (2) of section 8 of this Ordinance or to such a request by that person's insurer."

Addition of new section 19A to the principal law.

4. Immediately after section 19 of the principal law there shall be added the following new section:

"False declarations or information to authorised insurer.

19A. Whosoever, in order to gain any advantage or benefit for himself or others, shall, in a document intended for any authorised insurer, knowingly make a false declaration or statement, or give false information, concerning the circumstances of any accident resulting in personal injury or damage to any vehicle, animal or other property, shall, on conviction be liable to the punishment of imprisonment for a term not exceeding six months or to a fine (*multa*) of not less than fifty liri and not exceeding five hundred liri or to both such imprisonment and fine."

Passed by the House of Representatives at Sitting No. 180 of the 3rd February, 1998.

MYRIAM SPITERI DEBONO
Speaker

RICHARD J. CAUCHI
Clerk to the House of Representatives