MAINE STATE LEGISLATURE

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1	L.D. 1413
3	(Filing No. H- 500)
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7	STATE OF MAINE
9	HOUSE OF REPRESENTATIVES 114TH LEGISLATURE FIRST REGULAR SESSION
.1	•
.3	HOUSE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 517, L.D. 1413, Bill, "An Act to Establish a State Arbitration Program for Lemon Motor Vehicles"
.7	Amend the amendment in section 5 in that part designated " <u>\$1169.</u> " in subsection 1 in the 3rd line from the end (page 3,
.9	line 2 in amendment) by striking out the following: "mayestablish"
1	Further amend the amendment in section 5 in that part
:3	designated " <u>\$1169.</u> " in subsection 1 in the 3rd line from the end (page 3, line 2 in amendment) by striking out the following: "own
5	corps of" and inserting in its place the following: 'may appoint'
:7	Further amend the amendment in section 5 in that part designated "\$1169." in subsection 2 in the 5th and 6th lines
9	(page 3, lines 10 and 11 in amendment) by striking out the following: "of a properly completed application"
1	
3	Further amend the amendment in section 5 in that part designated "§1169." in subsection 2 in the 6th line (page 3, line 11 in amendment) by inserting after following: "of a" the
5	following 'properly completed'
7	Further amend the amendment in section 5 in that part designated "\$1169." in subsection 5 by striking out all of the
9	first 5 lines (page 3, lines 44 to 48 in amendment) and inserting in their place the following:
1	'5. Appeal of arbitration decision. No appeal by a
3	manufacturer or the consumer of the arbitrator's findings may be
5	heard unless the petition for appeal is filed with the Superior Court of the county in which the sale occurred, within 21 days of
	issuance of the finding of the state-certified arbitration.
7	Further amend the amendment in section 5 in that part
9	designated " <u>\$1169.</u> " by striking out all of subsection 6 inserting in its place the following:

	AMENDMENT	·H ··	to	COMMITTEE	AMENDMENT	"A"	to	S.P.	517,	L.D.
1413										

1	
	'6. Consumer's rights if arbitrator denies relief. The
3	provisions of this chapter shall not be construed to limit or
	restrict in any way the rights or remedies provided to consumers
5	under this chapter or any other state law. In addition, if any
	consumer is dissatisfied with any finding of state-certified
7	arbitration, the consumer shall have the right to apply to the
	manufacturer's informal dispute settlement procedure, if the
9	consumer has not already done so, or may appeal that finding to
	the Superior Court of the county in which the sale occurred,
11	within 21 days of the decision.
13	Further amend the amendment in section 5 in that part
	designated "§1169." in subsection 7 in the 5th line (page 4, line
15	29 in amendment) by inserting after the following: "prescribed
	<pre>by" the following 'rule of'</pre>
17	
19	
	STATEMENT OF FACT
21	
	This amendment clarifies the appeal procedures in the bill.
23	

Filed by Rep. Allen of Washington
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House
6/13/89
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