## MAINE STATE LEGISLATURE

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1	, 1	L.D. 920						
2	Date: 40/10/15	(Filing No. H-383)						
3	JUDICIAR	Z.						
4	Reproduced and distributed under the direction	of the Clerk of the House.						
5	STATE OF MA	INE						
6	HOUSE OF REPRESE	NTATIVES						
7	127TH LEGISLA	TURE						
8	FIRST REGULAR SESSION							
9 10	COMMITTEE AMENDMENT "A" to H.I Require Mortgage Servicers To Act in Good Faith i	P. 639, L.D. 920, Bill, "An Act To in Dealings with Homeowners"						
11	Amend the bill by striking out all of section 1.							
12 13	Amend the bill in section 2 in subsection 11 b (page 3, lines 11 to 14 in L.D.) and inserting the fol							
14 15 16 17 18 19 20 21	'A mortgage servicer participating in the mediation the court with respect to the power of the court to in the mediation process in good faith as require section, "mortgage servicer" means a servicer was scheduled periodic payments from a borrower pudescribed in section 6111, subsection 1, including or advancing payments to the owner of a mortgage to the amounts received from the borrower pursuevaluating borrowers for loss mitigation or loan mo	sanction parties who fail to participate d by subsection 12. As used in this tho is responsible for receiving any resuant to the terms of any mortgage amounts for escrow accounts; making loan or other 3rd parties with respect ant to a loan servicing contract; and						
23	Amend the bill by striking out all of section 3 a	nd inserting the following:						
24 25	'Sec. 3. 14 MRSA §6321-A, sub-§12, as amended to read:	enacted by PL 2009, c. 402, §18, is						
26 27 28 29 60 61 62 63 64	subsection 11 participating in the mediation proceed faith. In determining the nature and extent of a consider the need for deterrence of similar future and by others, and is permitted to take into account the sanctioned party, whether in the same case or in	make a good faith effort to mediate all o make a good faith effort to mediate, A mortgage servicer as defined in ass is obligated to participate in good appropriate sanctions, the court shall conduct by the party being sanctioned a prior orders imposing sanctions upon a other previous cases. The imposition						
5 6	of any sanction does not bar any independent action respect to the actions giving rise to the order of san							

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## ROFS

## COMMITTEE AMENDMENT " to H.P. 639, L.D. 920

faith"	means	honesty	in	fact	and	the	observance	of	reasonable	commercial	standards	of
fair de	ealing."											

Amend the bill in section 4 in subsection 13 in the 3rd line from the end (page 4, line 4 in L.D.) by striking out the following: "section 6113, subsection 1, paragraph B" and inserting the following: 'subsection 11'

Amend the bill by striking out all of section 5.

Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

## SUMMARY

This amendment removes from the bill the private action for damages against a mortgage servicer, but incorporates the definitions of "mortgage servicer" and "good faith" in that provision into the mediation statutes. The amendment deletes the data collection requirement. The amendment, like the bill, requires a mortgage servicer to participate in mediation in good faith.

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