

SMG ROFS		
1	· · · · ·	L.D. 1200
2	Date: 5/291/15	(Filing No. S- 149)
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4	STATE OF MAINE	
5	SENATE	
6	127TH LEGISLATURE	
7	FIRST REGULAR SESSION	
8 9	SENATE AMENDMENT "A" to S.P. 427, L Civil Cause of Action for Intentional Interference wit	
10	Amend the bill in section 1 in §8802 in subsection	
11 12	L.D.) by inserting after the following: " <u>chapter.</u> " the following: <u>'In order to prove</u> <u>liability, a private entity must also prove by a preponderance of the evidence all elements</u>	
12	of a crime under Title 17-A that existed when the act that hindered, impaired or	
14	obstructed or attempted to hinder, impair or obstruct the performance of the business	
15	operations of the private entity was committed.	
16	Amend the bill in section 1 in §8802 in subsectio	n 3 in the last line (page 1, line 26 in
17	L.D.) by inserting after the following: "act." the following: 'A person signatory to a	
18	collective bargaining agreement participating in labor relations activities is exempt from	
19	liability under this chapter.'	
20	SUMMARY	
21	This amendment provides that in order to prove	liability for intentional interference
22	with business operations, a private entity must also	-
23	evidence all elements of a crime under the Maine	
24	existed when the act that hindered, impaired or obstr	
25	or obstruct the performance of the business ope	
26	committed. The amendment also provides that any person signatory to a collective	
27	bargaining agreement participating in labor relations a	activities is exempt from liability.
28	SPONSORED BY: Carl Berg	
29	(Senator BURNS)	
30	COUNTY: Washington	

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SENATE AMENDMENT