MAINE STATE LEGISLATURE

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L.D. 540 1 Date: 4/12/19 (Filing No. H- 99) 2 3 4 Reproduced and distributed under the direction of the Clerk of the House. 5 STATE OF MAINE 6 HOUSE OF REPRESENTATIVES 7 129TH LEGISLATURE FIRST REGULAR SESSION 8 &" to H.P. 397, L.D. 540, Bill, "An Act COMMITTEE AMENDMENT " 9 Regarding Qualifications for District Attorneys" 10 11 Amend the bill in section 1 by striking out all of subsection 2 (page 1, lines 5 to 10 in 12 L.D.) and inserting the following: 13 2. Qualifications. Only attorneys admitted to the general practice of law in this an 14 attorney who is a member in good standing of the bar of the State, who has not been 15 suspended from the practice of law in this State or in any other jurisdiction during the previous 10 years and who reside resides in the prosecutorial district may be elected or 16 17 appointed district attorney. Removal from the prosecutorial district or disbarment or 18 suspension from the practice of law vacates the office. For purposes of this subsection, a person is a "member in good standing of the bar of the State" if that person is admitted to 19 20 the practice of law in this State, is presently registered with the Board of Overseers of the Bar as an active practitioner and is not currently disbarred or suspended from practice in 21 this State pursuant to Title 4, chapter 17, subchapter 2 or the Maine Bar Rules. If the 22 23 person has been suspended from practice in this State or any other jurisdiction, the suspension must have ended at least 10 years before the person's election or appointment 24 25 as district attorney.' 26 Amend the bill by relettering or renumbering any nonconsecutive Part letter or 27 section number to read consecutively. SUMMARY 28 29 The bill provides for the disqualification of a person to be elected or appointed district attorney if the person has been suspended from the practice of law within the 30 previous 10 years. It also provides that disbarment or suspension during the term of 31 office results in the person vacating the office. This amendment retains these provisions. 32 This amendment requires a district attorney to be a "member in good standing of the 33 bar of the State," which is consistent with the generally accepted standard of qualification 34

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of attorneys for positions. Language from the law governing qualifications for the

Attorney General is added to the law governing qualifications for a district attorney to

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make these provisions consistent. Any suspension must have ended at least 10 years prior to the attorney's election or appointment as district attorney.

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