House Resolution 1643

By: Representatives Braddock of the 19th, Fleming of the 121st, Golick of the 40th, Riley of the 50th, Powell of the 171st, and others

A RESOLUTION

1 Creating the House Study Committee on Foreclosure Reform; and for other purposes.

- 2 WHEREAS, current Georgia law provides for nonjudicial foreclosure of home mortgages
- 3 which prevents oversight and denies citizens access to their day in court; and
- WHEREAS, in the past, homeowners knew who held their mortgages and could easily call
 the bank to discuss any issues they were having with making payments; however, today,
 mortgages are commonly bundled together and transferred electronically without the
- 7 knowledge or consent of homeowners; and

8 WHEREAS, lenders often are unable to track these transfers, and the validity of who actually9 holds a mortgage or note is in question; and

WHEREAS, the nation's five largest mortgage servicers agreed to a \$25 billion national
settlement for allegations of robo-signing foreclosure documents; and

12 WHEREAS, the settlement addressed past mortgage loan servicing and foreclosure abuses

- 13 and fraud and provided substantial financial relief to borrowers harmed by bank fraud; and
- WHEREAS, analysis of how these funds were distributed is necessary, including howGeorgia has spent its share of the \$4.25 billion handed down to the states; and
- WHEREAS, dual tracking is a common practice in the lending industry where a bank
 pursues foreclosure proceedings at the same time it is negotiating terms with a homeowner
 on a loan modification program or short sale of the property; and
- WHEREAS, often, homeowners are unaware a foreclosure is imminent because they are given a false sense of security due to being in constant contact and negotiating with their lender; and

- 22 WHEREAS, study is needed to determine if the current foreclosure process and procedures
- 23 can be reformed to better protect Georgians from fraud and undue hardship.

24 NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that

there is created the House Study Committee on Foreclosure Reform to be composed of four members of the House of Representatives and four members of the public to be appointed by the Speaker of the House of Representatives and the commissioner of banking and finance. The Speaker of the House of Representatives shall designate a chairperson from

among the appointees. The committee shall meet at the call of the chairperson.

BE IT FURTHER RESOLVED that the committee shall undertake a study of the above 30 31 issues and recommend any actions or legislation that the committee deems necessary or appropriate. The committee may conduct such meetings at such places and at such times as 32 it may deem necessary or convenient to enable it to exercise fully and effectively its powers, 33 34 perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive no compensation for their services on the committee 35 and shall not be reimbursed for expenses incurred by them in the performance of their duties 36 37 as members of the committee. The funds necessary to carry out the provisions of this 38 resolution shall come from the funds appropriated to the House of Representatives. The committee shall publish a report of its findings and recommendations which may include 39 40 suggestions for proposed legislation. Such report shall be made on or before December 1, 41 2014. The committee shall stand abolished on December 1, 2014.