

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-2635/P2dn
PJK:bjk&jld:rs

Since this version of the draft defines a “residence in foreclosure,” I shortened the definition of “foreclosed homeowner” to mean the owner of a residence in foreclosure. Is this okay?

In the Minnesota law relating to the stay of eviction action, there were two provisions that dealt with the court imposing monetary sanctions for filing frivolous or bad faith claims or defenses. I am advised by Bob Nelson, who drafts civil procedure, that these should not be included because s. 802.05 provides the sanctions that a court may impose for frivolous claims or defenses.

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