1	L.D. 186		
2	Date: (Filing No. S-)		
3	CRIMINAL JUSTICE AND PUBLIC SAFETY		
4	Reproduced and distributed under the direction of the Secretary of the Senate.		
5	STATE OF MAINE		
6	SENATE		
7	127TH LEGISLATURE		
8	FIRST REGULAR SESSION		
9 10	COMMITTEE AMENDMENT " " to S.P. 61, L.D. 186, Bill, "An Act To Reverse Jail Consolidation"		
11 12	Amend the bill by inserting after the title and before the enacting clause the following:		
13 14	'Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and		
15 16 17	Whereas, for the continued stable and effective operation of the jails of this State, the transition from control by the State Board of Corrections to control by the sheriffs of the counties must occur on July 1, 2015; and		
18 19 20 21	Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,'		
22	Amend the bill by striking out all of section 2 and inserting the following:		
23 24	'Sec. 2. 4 MRSA §1057, sub-§3-A, as amended by PL 2013, c. 598, §1, is further amended to read:		
25 26 27 28 29 30 31 32 33 34 35 36	3-A. Reimbursement to counties. Monthly, the Treasurer of State shall transfer funds from the Government Operations Surcharge Fund to the State Board of Corrections Operational Support Fund County Jail Operations Fund program for the purpose of supporting the operation of the jails in an amount equal to 2% of the total fines, forfeitures and penalties, including the surcharge imposed pursuant to subsection 2-A, received by the Treasurer of State for deposit in the Government Operations Surcharge Fund. The balance remaining in the Government Operations Surcharge Fund at the end of each month must accrue to the General Fund. Funds collected and deposited each month to the Government Operations Surcharge Fund must be transferred on the last day of the month in which the collections are made to the State Board of Corrections Operational Support Fund County Jail Operations Fund program under Title 34-A, section 1805.		

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At the close of each month, the State Controller shall calculate the amount to be transferred to the State Board of Corrections Operational Support Fund County Jail Operations Fund program based on the collections made during the month. The State Controller shall transfer by journal entry the amount due to the State Board of Corrections Operational Support Fund County Jail Operations Fund program. This subsection takes effect July 1, 2009.'

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Amend the bill by striking out all of section 5 and inserting the following:

8 'Sec. 5. 14 MRSA §5545, 2nd ¶, as amended by PL 2007, c. 653, Pt. A, §4, is
 9 further amended to read:

10 Whenever, under this section or under any other section in this chapter, a court issues 11 a writ of habeas corpus ordering before it a prisoner confined in any penal or correctional institution under the control of the Department of Health and Human Services or the 12 Department of Corrections, or confined in any county jail, its order as to the 13 14 transportation of the prisoner to and from the court must be directed to the sheriff of the county in which the court is located. It is the responsibility of the sheriff or any one or 15 more of the sheriff's authorized deputies pursuant to any such order to safely transport a 16 prisoner to and from the court and to provide safe and secure custody of the prisoner 17 during the proceedings, as directed by the court. At the time of removal of a prisoner 18 from an institution, the transporting officer shall leave with the head of the institution an 19 20 attested copy of the order of the court, and upon return of the prisoner shall note that 21 return on the copy. This paragraph as it relates to the responsibility for transportation is applicable to transfers from the county jail to any other county jail or to a state 22 correctional facility under Title 34-A, section 1405." 23

- Amend the bill by striking out all of section 8 and inserting the following:
- 25 'Sec. 8. 30-A MRSA §701, sub-§2, as repealed and replaced by PL 2009, c. 415,
 26 Pt. A, §14, is repealed and the following enacted in its place:

27 **2. Preparation of estimates.** In order to assess a county tax, the county 28 commissioners, in accordance with the schedule established in the county charter or, if 29 the county does not have a charter, by the end of the state fiscal year, shall prepare 30 estimates of the sums necessary to pay the expenses that have accrued or may probably 31 accrue for the coming year for correctional services. The estimates must be drawn so as to 32 authorize the appropriations to be made for correctional services.'

- 33 Amend the bill by inserting after section 10 the following:
- 34 'Sec. 11. 30-A MRSA §701, sub-§2-C is enacted to read:

2-C. Tax assessment for correctional services beginning July 1, 2015. Beginning 35 July 1, 2015, the counties shall annually collect no less than \$62,172,371 from 36 municipalities for the provision of correctional services in accordance with this 37 subsection. The counties may collect an amount that is more than the base assessment 38 limit established in this subsection, except that the additional amount each year may not 39 40 exceed the base assessment limit as adjusted by the growth limitation factor established in 41 section 706-A, subsection 3 or 3%, whichever is less. For the purposes of this subsection, "correctional services" includes management services, personal services, contractual 42 43 services, commodity purchases, capital expenditures and all other costs, or portions

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COMMITTEE AMENDMENT " " to S.P. 61, L.D. 186

1 2 3	thereof, necessary to maintain and operate correctional services. "Correctional services" does not include county jail debt unless there is a surplus in the account that pays for correctional services at the end of the state fiscal year.
4 5	The assessment to municipalities within each county may not be greater or less than the base assessment limit, which is:
6	A. A sum of \$4,287,340 in Androscoggin County;
7	B. A sum of \$2,316,666 in Aroostook County;
8	C. A sum of \$11,575,602 in Cumberland County;
9	D. A sum of \$1,621,201 in Franklin County;
10	E. A sum of \$1,670,136 in Hancock County;
11	F. A sum of \$5,588,343 in Kennebec County;
12	<u>G. A sum of \$3,188,700 in Knox County;</u>
13	H. A sum of \$2,657,105 in Lincoln County;
14	I. A sum of \$1,228,757 in Oxford County;
15	J. A sum of \$5,919,118 in Penobscot County;
16	K. A sum of \$878,940 in Piscataquis County;
17	L. A sum of \$2,657,105 in Sagadahoc County;
18	M. A sum of \$5,363,665 in Somerset County;
19	N. A sum of \$2,832,353 in Waldo County;
20	O. A sum of \$2,000,525 in Washington County; and
21	P. A sum of \$8,386,815 in York County.'
22	Amend the bill by striking out all of section 15 and inserting the following:
23	'Sec. 15. 30-A MRSA §1557-B is enacted to read:
24	§1557-B. Transfer from a sending jail to a receiving jail
25 26 27 28	1. Transfer. A sheriff may transfer a prisoner from a jail to another jail upon the request of the sheriff of the sending jail and the approval of the sheriff of the receiving jail. A sheriff may transfer a prisoner to a correctional facility upon the request of the sheriff of the sending jail and the approval of the Commissioner of Corrections.
29 30	2. Transfer cost. The county of the sending jail shall pay the cost of the transfer or return of the prisoner under subsection 1.
31 32 33	3. Reimbursement. Reimbursement for the support of a prisoner who is transferred by a sending jail to a receiving jail or the Department of Corrections is subject to the provisions of this subsection.
34 35 36	A. During a state fiscal year in which at least \$14,668,000 has been appropriated to the County Jail Operations Fund and disbursements have been made equal to that amount to the counties as required by Title 34-A, section 1210-D, the receiving jail or

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1 2	the department may not charge the sending jail a per diem rate for the transferred prisoner.
3 4 5 6	B. During a state fiscal year in which less than \$14,668,000 has been appropriated to the County Jail Operations Fund or disbursements have not been made equal to that amount to the counties as required by Title 34-A, section 1210-D, the following provisions apply:
7 8	(1) The receiving jail may charge the sending jail a per diem rate for the transferred prisoner;
9 10 11	(2) The rate charged by the receiving jail must equal the per diem per prisoner amount calculated by the department in making the disbursement to the counties under Title 34-A, section 1210-D, subsection 4; and
12 13 14	(3) The department may charge the sending jail an amount that has been negotiated between the department and the jail that does not exceed \$108 per diem per prisoner.
15 16 17	C. The sending jail shall reimburse the receiving jail or the department for any costs incurred in the provision of extraordinary medical or surgical treatment for conditions of the prisoner that existed prior to transfer.
18 19 20	D. Payment amounts provided for in this subsection may be adjusted or dispensed with upon terms mutually agreeable to the sheriff of the sending jail and the sheriff of the receiving jail or the department.
21 22 23	4. Transferee subject to rules. A prisoner transferred under this section is subject to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced:
22	to the general rules of the facility to which the prisoner is transferred, except that for a
22 23	to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced:
22 23 24 25	to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced: <u>A. The term of the original sentence remains the same unless altered by the court;</u> <u>B. The prisoner becomes eligible for meritorious good time as provided in Title</u>
22 23 24 25 26 27	 to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced: A. The term of the original sentence remains the same unless altered by the court; B. The prisoner becomes eligible for meritorious good time as provided in Title 17-A, section 1253 for a prisoner sentenced to imprisonment in a county jail; C. The prisoner becomes eligible for release and discharge as provided in Title 17-A,
22 23 24 25 26 27 28 29	 to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced: A. The term of the original sentence remains the same unless altered by the court; B. The prisoner becomes eligible for meritorious good time as provided in Title 17-A, section 1253 for a prisoner sentenced to imprisonment in a county jail; C. The prisoner becomes eligible for release and discharge as provided in Title 17-A, section 1254 for a prisoner sentenced to imprisonment in a county jail; D. The prisoner is entitled to have the time served in the facility under this section
22 23 24 25 26 27 28 29 30 31 32 33	 to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced: A. The term of the original sentence remains the same unless altered by the court; B. The prisoner becomes eligible for meritorious good time as provided in Title 17-A, section 1253 for a prisoner sentenced to imprisonment in a county jail; C. The prisoner becomes eligible for release and discharge as provided in Title 17-A, section 1254 for a prisoner sentenced to imprisonment in a county jail; D. The prisoner is entitled to have the time served in the facility under this section deducted from the sentence; and E. The prisoner becomes eligible for furloughs, work or other release programs, participation in public works and charitable projects and home-release monitoring as authorized by sections 1556, 1605, 1606 and 1659-A and may apply pursuant to the

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1 2	juvenile, the sheriff of that county may contact the Commissioner of Corrections for approval to obtain temporary housing in a correctional or detention facility operated by
3	the Department of Corrections. The sheriff of the sending jail shall contact each other
4	county facility in a continuing effort to locate placement in a county facility. When the
5	sheriff of the sending jail locates available space in a county facility, the sheriff of the
6	sending jail shall transfer the prisoner from the department's correctional or detention
7	facility and place the prisoner in the county facility.'
8	Amend the bill by striking out all of sections 16 and 17 and inserting the following:
9	'Sec. 16. 30-A MRSA §1558-A is enacted to read:
10	<u>§1558-A. Transfer from state correctional facilities</u>
11 12	<u>A sheriff may accept custody of a prisoner transferred to the sheriff's jail from state</u> <u>correctional facilities under Title 34-A, section 3063-C.</u> '
13	Amend the bill by striking out all of sections 21 to 25 and inserting the following:
14	'Sec. 21. 30-A MRSA §1661 is enacted to read:
15	§1661. Collaboration among counties
16	A county may collaborate with another county or counties to seek grants or establish
17	community corrections programs or initiatives.
18	Sec. 22. 34-A MRSA §1208-B is enacted to read:
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19	<u>§1208-B.</u> Standards, policies and procedures applicable to jails
19 20	<u>§1208-B. Standards, policies and procedures applicable to jails</u> <u>1. Establishment. The commissioner shall establish mandatory standards, policies</u>
20 21	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by
20 21 22	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and
20 21 22 23	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to
20 21 22 23 24	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance.
20 21 22 23 24 25	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting
20 21 22 23 24 25 26	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and
20 21 22 23 24 25 26 27	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition
20 21 22 23 24 25 26 27 28	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services.
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20 21 22 23 24 25 26 27 28 29 30	1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training.
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D,
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D, subsection 4, the commissioner shall: (1) Require reporting of data that indicates average daily population of prisoners, that excludes federal prisoners, that indicates sending and receiving jails for
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D, subsection 4, the commissioner shall: (1) Require reporting of data that indicates average daily population of prisoners, that excludes federal prisoners, that indicates sending and receiving jails for transferred prisoners and that is useful in calculating the distributions to the
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D, subsection 4, the commissioner shall: (1) Require reporting of data that indicates average daily population of prisoners, that excludes federal prisoners, that indicates sending and receiving jails for
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	 1. Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D, subsection 4, the commissioner shall: (1) Require reporting of data that indicates average daily population of prisoners, that excludes federal prisoners, that indicates sending and receiving jails for transferred prisoners and that is useful in calculating the distributions to the counties pursuant to section 1201-D, subsection 4; and (2) Consider the performance of each jail in meeting the standards established
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 Establishment. The commissioner shall establish mandatory standards, policies and procedures for jails. The standards, policies and procedures must be established by rule and must be evidence-based and reflect best practices for the administration and operation of jails. The rules must include policies and procedures for assisting jails to achieve compliance and for imposing penalties for noncompliance. A. The standards, policies and procedures must address record keeping and reporting of financial data, capital improvement planning, jail staffing, administration and management of prisoners, transfer of inmates, notification to prisoners of prohibition on contact with victims and other persons, pretrial assessments and services, evidence-based programming, literacy programs, mental health and substance abuse programs and correctional officer training. B. In administering and distributing funding to the jails pursuant to section 1210-D, subsection 4, the commissioner shall: (1) Require reporting of data that indicates average daily population of prisoners, that excludes federal prisoners, that indicates sending and receiving jails for transferred prisoners and that is useful in calculating the distributions to the counties pursuant to section 1201-D, subsection 4; and

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1enforce the standards by imposition of monetary penalties upon a county for2noncompliance by the county jail or regional jail. A monetary penalty imposed3under this subsection may not in any fiscal year exceed the County Jail4Operations Fund distribution payable to a county for a fiscal year pursuant to5section 1210-D, subsection 4.

2. Rulemaking. Rules adopted pursuant to this section are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A. Rules adopted pursuant to this section must take effect January 1, 2016.

9 Sec. 23. 34-A MRSA §1210-D is enacted to read:

10 §1210-D. County Jail Operations Fund

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11 **1. County Jail Operations Fund.** Notwithstanding any provision of law to the 12 contrary, at least \$14,668,000 in state funding must be appropriated annually and used for 13 the purposes of the County Jail Operations Fund, as established pursuant to this section 14 and referred to in this section as "the fund." The department shall administer the fund and 15 shall distribute funds to the jails in accordance with this section for the purposes set forth 16 in subsections 2 and 3.

17 2. Community corrections. The fund must be used for the purpose of establishing 18 and maintaining community corrections. For purposes of this subsection, "community 19 corrections" means the delivery of correctional services for adults in the least restrictive 20 manner that ensures the public safety by the county or for the county under contract with 21 a public or private entity. "Community corrections" includes, but is not limited to, 22 preventive or diversionary correctional programs, pretrial release or conditional release 23 programs, alternative sentencing or housing programs, electronic monitoring, residential 24 treatment and halfway house programs, community correctional centers and temporary 25 release programs from a facility for the detention or confinement of persons convicted of 26 crimes. The following provisions apply to community corrections funding.

- A. Thirty percent of the funds distributed to the counties under this section must be
 used for the purpose of community corrections.
- B. The county treasurer shall deposit 30% of the funds received under subsection 4
 into an account for community corrections purposes.
- C. Before distributing to a county that county's entire distribution under this section,
 the department shall require that county to submit appropriate documentation
 verifying that the county expended 30% of its prior distribution for the purpose of
 community corrections.

D. If a county fails to submit appropriate documentation verifying that the county expended 30% of its prior distribution for the purpose of community corrections under paragraph C, the department shall distribute to that county only 80% of its distribution. The department shall hold in escrow the 20% not distributed to a county to give the county jail an opportunity to comply with the requirement that 30% of the total distribution be used for community corrections purposes and qualify for disbursement of the withheld funds.

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1 2 3	3. Prisoner support. The fund must be used to provide a portion of the counties' costs of the support of prisoners detained or sentenced to county jails. The following provisions apply to prisoner support funding.
4 5 6 7	A. Up to 70% of the funds distributed to a county under this section may be used for the purpose of support of prisoners detained or sentenced to county jails and for such other jail operations and correctional services purposes as the sheriff determines to be appropriate.
8 9 10	<u>B.</u> The county treasurer shall deposit 70% of the funds received under subsection 4 into an account for prisoner support, jail operations and correctional services purposes.
11 12 13 14 15	4. Formula; distribution. The department shall establish by rule a formula for the distribution of funds from the fund to the counties for jail operations. Beginning July 1, 2015 and annually thereafter, the department shall distribute to the counties from the fund amounts based on the formula. The formula must be based on the most recent fiscal year for which data is available and must:
16	A. Take into consideration total statewide county jail prisoner days for all jails;
17 18 19	B. Take into consideration and assign to a jail the number of county jail prisoner days attributable to each prisoner who was charged with committing a crime in that county or was committed to the custody of or detained by the sheriff of that county;
20 21	C. Determine the proportion of statewide county jail prisoner days attributable to each county:
22	D. Determine the per diem per prisoner reimbursement amount; and
23 24 25	<u>E.</u> Determine the reimbursement amount for each county based on the county's proportion of statewide county jail prisoner days multiplied by the per diem per prisoner rate.
26 27	Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
28 29 30 31 32 33	5. Surcharge imposed. In addition to the 14% surcharge collected pursuant to Title 4, section 1057, an additional 1% surcharge must be added to every fine, forfeiture or penalty imposed by any court in this State, which, for the purposes of collection and collection procedures, is considered a part of the fine, forfeiture or penalty. All funds collected pursuant to this subsection are nonlapsing and must be deposited monthly in the fund.
34	Sec. 24. 34-A MRSA §1402, sub-§§12 and 13 are enacted to read:
35 36 37 38 39 40	12. County and regional jails. The commissioner shall receive, administer and distribute to the county and regional jails funding provided through the General Fund, Other Special Revenue Funds and any federal and grant funds in accordance with section 1210-D and Title 30-A, section 1659-A. The department shall make distributions as required by section 1210-D to each jail on a quarterly basis and as may be adjusted pursuant to section 1208-B, subsection 1, paragraph B.

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$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\end{array} $	13. Report on jails. Beginning January 15, 2016 and annually thereafter, the department, in collaboration with a statewide association of sheriffs and a statewide association of county commissioners, shall submit a report to the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters on the mandatory standards, policies and procedures for jails adopted pursuant to section 1208-B and the status of funding for the jails from the County Jail Operations Fund established in section 1210-D, county taxes and other sources. The department and representatives of the associations shall conduct a review of the funding provided to county jails pursuant to subsection 12 and section 1210-D, subsection 4. If the department and the associations find that changes are needed to the distribution method or procedures or the level of General Fund support, the department shall report that finding to the joint standing committee of the Legislature having jurisdiction over criminal justice and public safety matters and shall recommend changes in the formula determined pursuant to section 1210-D, subsection 4 and the level of General Fund support. After reviewing the report, the joint standing committee is authorized to submit legislation to address issues raised by the report and to improve the funding and operation of the isribule.
	of the jails.'
19 20	Amend the bill by striking out all of sections 29 and 30 and inserting the following: 'Sec. 29. 34-A MRSA §3063-B and 3063-C are enacted to read:
	Ŭ
21	<u>§3063-B. Transfer from jails</u>
22 23	<u>The commissioner may accept custody of prisoners transferred to the department</u> from county jails under Title 30-A, section 1557-B.
24	<u>§3063-C. Transfer to jails</u>
25 26 27	1. Transfer of prisoner. The commissioner may transfer a prisoner serving a sentence in a correctional facility to a county jail, upon the request of the chief administrative officer and the approval of the sheriff of the jail.
28 29	<u>2. Cost of transfer.</u> The department shall pay the cost of the transfer or the return of the prisoner.
30 31 32	3. Reimbursement. By agreement between the commissioner and the sheriff of the receiving jail pursuant to this section, the department shall pay directly to the jail reimbursement in accordance with this subsection.
33 34 35 36 37 38 39 40 41 42	 A. During a state fiscal year in which at least \$14,668,000 has been appropriated to the County Jail Operations Fund and disbursements have been made equal to the amount appropriated to the counties as required by section 1210-D, the receiving jail may charge the department for the transferred prisoner a rate to be negotiated between the sheriff of the jail and the department that is no higher than \$25 per diem per prisoner. B. During a state fiscal year in which less than \$14,668,000 has been appropriated to the County Jail Operations Fund or disbursements have not been made equal to that amount to the counties as required by section 1210-D, the receiving jail may charge the department for the transferred prisoner a rate to be held to that amount to the counties as required by section 1210-D, the receiving jail may charge the department for the transferred prisoner a rate to be negotiated between the sheriff

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1 2	of the county jail and the department that is no higher than \$108 per diem per prisoner.		
3 4 5	<u>C.</u> The department shall reimburse the receiving jail for any costs incurred in the provision of extraordinary medical or surgical treatment for conditions of the prisoner that existed prior to transfer.		
6 7 8	D. Payment amounts provided for in this section may be adjusted or dispensed with upon terms mutually agreeable to the commissioner and the sheriff of the receiving jail.		
9 10 11	4. Transferee subject to rules. A prisoner transferred under this section is subject to the general rules of the facility to which the prisoner is transferred, except that for a prisoner who has been sentenced:		
12	A. The term of the original sentence remains the same unless altered by the court;		
13 14	B. The prisoner becomes eligible for meritorious good time or deductions as provided in Title 17-A, section 1253 for a prisoner committed to the department;		
15 16	C. The prisoner becomes eligible for release and discharge as provided in Title 17-A, section 1254 for a prisoner committed to the department;		
17 18	D. The prisoner is entitled to have the time served in the jail under this section deducted from the sentence; and		
19 20 21 22	E. The prisoner becomes eligible for furloughs, work or other release programs, and supervised community confinement as authorized by sections 3035 and 3036-A and may apply pursuant to the rules governing the correctional facility from which the prisoner was transferred.		
23 24	5. Return of prisoner. A prisoner transferred pursuant to this section must be returned to the department upon the request of the commissioner or the sheriff.		
25 26	Sec. 30. Appropriations and allocations. The following appropriations and allocations are made.		
27	CORRECTIONS, DEPARTMENT OF		
28	County Jail Operations Fund N220		
29 30	Initiative: Transfers funds from the State Board of Corrections to the Department of Corrections.		
31 32 33	GENERAL FUND 2015-16 2016-17 All Other \$12,202,104 \$12,202,104		
34	GENERAL FUND TOTAL \$12,202,104 \$12,202,104		

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COMMITTEE AMENDMENT " " to S.P. 61, L.D. 186

1	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
2	POSITIONS - LEGISLATIVE COUNT	2.000	2.000
3	Personal Services	\$225,881	\$228,505
4	All Other	\$565,503	\$565,503
5			
6	OTHER SPECIAL REVENUE FUNDS TOTAL	\$791,384	\$794,008
7	County Jail Operations Fund N220		
8	Initiative: Provides additional funding for the County J	ail Operations Fund.	
9	GENERAL FUND	2015-16	2016-17
10	All Other	\$2,465,896	\$2,465,896
11			
12	GENERAL FUND TOTAL	\$2,465,896	\$2,465,896
13	CORRECTIONS, DEPARTMENT OF		
13	DEPARTMENT TOTALS	2015-16	2016-17
15		2013 10	2010 17
16	GENERAL FUND	\$14,668,000	\$14,668,000
17	OTHER SPECIAL REVENUE FUNDS	\$791,384	\$794,008
18			,
19	DEPARTMENT TOTAL - ALL FUNDS	\$15,459,384	\$15,462,008
20	CODDECTIONS OF THE DOADD OF		

20 CORRECTIONS, STATE BOARD OF

21 State Board of Corrections Operational Support Fund Z087

Initiative: Transfers funds from the State Board of Corrections to the Department ofCorrections.

24 25 26	GENERAL FUND All Other	2015-16 (\$12,202,104)	2016-17 (\$12,202,104)
20 27	GENERAL FUND TOTAL	(\$12,202,104)	(\$12,202,104)
28	OTHER SPECIAL REVENUE FUNDS	2015-16	2016-17
29	POSITIONS - LEGISLATIVE COUNT	(2.000)	(2.000)
30	Personal Services	(\$225,881)	(\$228,505)
31	All Other	(\$565,503)	(\$565,503)
32			
33	OTHER SPECIAL REVENUE FUNDS TOTAL	(\$791,384)	(\$794,008)

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COMMITTEE AMENDMENT " " to S.P. 61, L.D. 186

1	CORRECTIONS, STATE BOARD OF		
2	DEPARTMENT TOTALS	2015-16	2016-17
3			
4	GENERAL FUND	(\$12,202,104)	(\$12,202,104)
5	OTHER SPECIAL REVENUE FUNDS	(\$791,384)	(\$794,008)
6			
7	DEPARTMENT TOTAL - ALL FUNDS	(\$12,993,488)	(\$12,996,112)
8 9	SECTION TOTALS	2015-16	2016-17
10	GENERAL FUND	\$2,465,896	\$2,465,896
11	OTHER SPECIAL REVENUE FUNDS	\$0	\$0
12			
13	SECTION TOTAL - ALL FUNDS	\$2,465,896	\$2,465,896
14	Emergency clause. In view of the emerg	ency cited in the	preamble, this

legislation takes effect when approved.'
Amend the bill by relettering or renumbering any nonconsecutive Part letter or

17 section number to read consecutively.

SUMMARY

19 This amendment is the majority report of the committee. The amendment retains the 20 focus of the bill on restoring oversight and control of the county jails to the counties and 21 does the following.

22

18

1. The amendment adds an emergency preamble and emergency clause to the bill.

23 2. The amendment allows limited growth in county tax assessments to support the24 operation of the jails.

3. The amendment provides a structure for boarding rates for prisoners transferred
 from a jail or correctional facility to another jail or correctional facility.

4. The amendment establishes at \$14,668,000 the amount of state funding to be provided to the jails through the County Jail Operations Fund, which the amendment establishes, and requires jails to report census data to the Department of Corrections to facilitate the distribution of funding to the jails.

5. The amendment sets at 30% the amount of funding from the County Jail Operations Fund that must be spent on community corrections and sets at 70% the amount that must be available for the support of prisoners detained or sentenced to county jails.

6. The amendment requires the Commissioner of Corrections to adopt rules to establish mandatory standards, policies and procedures for the jails, including rules on reporting daily census data, and requires the commissioner to work with the jails to assist them in achieving compliance and to impose monetary penalties for noncompliance.

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1 7. The amendment requires the Commissioner of Corrections to receive, administer 2 and distribute on a quarterly basis funding for the jails.

3 8. The amendment requires the Department of Corrections, in collaboration with statewide associations of sheriffs and county commissioners, to annually submit a report 4 to the joint standing committee of the Legislature having jurisdiction over criminal justice 5 and public safety matters on the mandatory standards, policies and procedures for jails, 6 the status of funding for the jails and any need for adjustments to the distribution formula 7 that provides funding to the jails. The amendment authorizes the joint standing 8 committee to submit legislation to address issues raised by the report and to improve the 9 10 funding and operation of the jails.

- 11 9. The amendment also adds an appropriations and allocations section.
- 12 FISCAL NOTE REQUIRED
- 13 (See attached)

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