

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

**This document is from the files of the Office of
the Maine Attorney General as transferred to
the Maine State Law and Legislative Reference
Library on January 19, 2022**

720
May 14, 1956

To Allan L. Robbins, Warden, Maine State Prison
Re: Disposition of Certain Sentences

We have your inquiry in regard to certain sentences, there being no notation on the docket in the Cumberland County Superior Court as to which sentences should be served first.

In looking over the facts, as you presented them, we note that there is a remarkable similarity in the sentences given to these individuals on the felonies charged in addition to escape. These sentences obviously, being equal in length, are to run concurrently; Lewis v. Robbins, 150 Me. 121.

We shall have to take a practical approach to this matter and say that the sentences to be served first are the ones given for felonies other than escape. At the expiration of these sentences, the escape sentences are to be served.

Roger A. Putnam
Assistant Attorney General

rap/c