

	(EMERGENCY)	
	SECOND REGULAR SES	SSION
ONE	HUNDRED AND ELEVENTH	LEGISLATURE
Legislative Doc	cument	No. 2239
H.P. 1689 Reference to suggested and or	the Committee on Appropriat	epresentatives, March 15, 1984 ions and Financial Affairs is
	presentative Rolde of York. Representative Baker of Portla	EDWIN H. PERT, Clerk and, Representative Randall of
	STATE OF MAIN	E
N	IN THE YEAR OF OU INETEEN HUNDRED AND E	
Issue	CT to Authorize a Gene in the Amount of \$1,5 Construction and Equ: Lab and Morgue	500,000 for the ipping of a Crime
lature do	cy preamble. Whereas not become effective unless enacted as eme	e until 90 days after
	, there is an immedia <sup>:</sup> poratory facilities; a	te need for adequate and
in June, 198	34, at which time the statification of the b	scheduled an election he electorate could cond issue authorized
	, if the bond issue is	s ratified in June, during the 1984 con-

1 Whereas, in the judgment of the Legislature, 2 these facts create an emergency within the meaning of 3 the Constitution of Maine and require the following 4 legislation as immediately necessary for the preser-5 vation of the public peace, health and safety; now, 6 therefore,

7 Be it enacted by the People of the State of Maine as 8 follows:

9 Sec. 1. Issue of bonds to provide for the de-10 sign, construction and equipping of a crime lab and 11 morque. The Treasurer of State may, under the direc-12 tion of the Governor, issue from time to time serial 13 coupon bonds in the name and behalf of the State to 14 an amount not exceeding \$1,500,000, for the purpose 15 of raising funds to provide for the design, construc-16 tion and equipping of a crime lab and morgue as au-17 thorized by section 6. The bonds shall be deemed a pledge of the faith and credit of the State. 18 The 19 bonds shall not run for a longer period than 20 years 20 from the date of the original issue thereof. Any is-21 suance of bonds may contain a call feature at the 22 discretion of the Treasurer of State with the approv-23 al of the Governor.

24 Records of bonds issued to be Sec. 2. kept by the State Auditor and Treasurer of State. I Auditor shall keep an account of the bonds 25 The State 26 showing 27 the number and amount of each, the date when payable and the date of delivery thereof to the Treasurer of State who shall keep an account of each bond showing 28 29 30 the number thereof, the name of the successful bidder 31 to whom sold, the amount received for the bond, the 32 date of sale and the date when payable.

33 Sec. 3. Sale, how negotiated; proceeds appropri-The Treasurer of State may negotiate the sale 34 ated. 35 of the bonds by direction of the Governor; but no such bond shall be loaned, pledged or hypothecated in 36 37 behalf of the State. The proceeds of the sale of the 38 which shall be held by the Treasurer of State bonds, 39 and paid by him upon warrants drawn by the Governor, 40 appropriated to be used solely for the purposes are 41 set forth in this Act. Any unencumbered balances remaining at the completion of the project in section 42

1 6 shall lapse to the debt service account established for the retirement of these bonds. 2

3 Interest and debt retirement. Sec. 4. Interest 4 due or accruing upon any bonds issued under this Act and all sums coming due for payment of bonds at matu-5 6 rity shall be paid by the Treasurer of State.

7 Sec. 5. Disbursement of bonds' proceeds. The 8 proceeds of the bonds shall be expended under the direction and supervision of the Director of Public Im-9 10 provements.

11 Sec. 6. Allocations from General Fund bond is-12 sue; crime lab and morgue construction.

- PUBLIC SAFETY, DEPARTMENT OF 13
- 14

Crime Lab and Morgue Construction \$1,500,000

15 Sec. 7. Contingent upon ratification of bond is-16 Sections 1 to 6 shall not become effective unsue. 17 less and until the people of the State have ratified 18 the issuance of bonds as set forth in this Act.

19 Sec. 8. Appropriation balances at year end. At 20 the end of each fiscal year, all unencumbered appro-21 priation balances representing state moneys shall 2.2 carry forward from year to year.

23 Statutory referendum procedure; submis-Sec. 9. 24 sion at statewide election; emergency clause. This Act shall be submitted to the legal voters of 25 the 26 State of Maine at the primary election to be held on the 2nd Tuesday of June, following passage of 27 this 28 city aldermen, town selectmen Act. The and 29 plantation assessors of this State shall notify the 30 inhabitants of their respective cities, towns and plantations to meet in the manner prescribed by 31 law 32 for holding a statewide election to vote on the ac-33 ceptance or rejection of this Act by voting on the 34 following question:

35 "Shall a \$1,500,000 bond issue be authorized to build a State Police crime lab and morgue?" 36

1 legal voters of each city, The town and 2 plantation shall vote by ballot on this question and 3 shall designate their choice by a cross or check mark 4 placed within a corresponding square below the word "Yes" or "No." The ballots shall be received, sorted, 5 6 and declared counted in open ward, town and 7 plantation meetings and returns made to the Secretary 8 of State in the same manner as votes for members of 9 The Governor shall review the rethe Legislature. 10 turns, and, if it appears that a majority of the le-11 gal voters are in favor of the Act, the Governor 12 shall proclaim that fact without delay, and in view 13 of the emergency set out in the preamble, the Act 14 shall become effective 30 days after the date of the 15 proclamation.

16 The Secretary of State shall prepare and furnish 17 to each city, town and plantation all ballots, re-18 turns and copies of this Act necessary to carry out 19 the purpose of this referendum.

## STATEMENT OF FACT

21 This bill permits the Maine State Police and the 22 State Medical Examiner to provide for the first time 23 adequate forensic laboratory services. Presently, 24 most crime lab services are obtained out-of-state with the FBI in Washington D.C. Due to federal bud-25 get restrictions, the FBI can no longer provide prompt service. Serious delays in analyzing evidence 26 27 have compromised prosecution efforts in Maine. 28 This 29 laboratory would be available to every state, county 30 and local enforcement agency in Maine.

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