MAINE STATE LEGISLATURE

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		L.D. 1758	
2	DATE: May 29, 2001	(Filing No. S-280)	
4	DATE: VICES C. (1 CCC)	(F11111g No. 5-26)	
6	CRIMINAL JUSTICE		
8	Reported by:		
10	Reproduced and distributed under of the Senate.	the direction of the Secretary	
12	STATE O	AE RAATNIE	
14	STATE OF MAINE SENATE 120TH LEGISLATURE FIRST REGULAR SESSION		
16			
18	GOVERNMENT WAS IN A	o S.P. 580, L.D. 1758, Bill, "Ar	
20	Act to Amend the Laws Pertaining		
22	Amend the bill by striking of and inserting in their place the	out all of sections 2, 3, 4 and 5	
24	-	•	
26	'Sec. 2. 17-A MRSA §757-A is	enacted to read:	
20	§757-A. Trafficking of tobacco in adult correctional facilitie		
28			
30	1. A person is guilty of correctional facility if:	trafficking tobacco in an adult	
32		ly conveys or attempts to convey to a person confined in an adult	
34		has banned the use of tobacco or	
36			
38	facility that has banned	ined in an adult correctional the use of tobacco or tobacco the person intentionally obtains	
40	or possesses tobacco or toba		
42		n, "adult correctional facility"	
44	means a county jail or corre		
**	juvenile facility under the Corrections.	concrol of the Department of	
46	-t		
		in an adult correctional facility	
48	<u>is a Class E crime.</u> '		

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Further amend the bill in section 7 in the first line (page 3, line 19 in L.D.) by striking out the following: "§4012" and inserting in its place the following: '§4014'

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Further amend the bill by striking out all of sections 9 and 10 and inserting in their place the following:

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'Sec. 9. 25 MRSA §2804-D, as amended by PL 1997, c. 14, §1, is further amended to read:

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§2804-D. Basic corrections training

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1. Required. As a condition to the continued employment of any person as a full-time corrections officer by a municipality, a county, the State or any other nonfederal employer, that person must successfully complete, within the first 12 months of employment, a basic training course of not less than 80 hours as approved by the board. Thereafter, as a condition of continued employment as a full-time corrections officer, the officer must satisfactorily maintain the basic certification. The board, under extenuating and emergency circumstances in individual cases, may extend the 12-month period for not more than 90 days. in individual cases, may waive basic training The board, requirements when the facts indicate that an equivalent course has been successfully completed in another state or federal within jurisdiction the 2 years immediately preceding This section applies to any person employed as a employment. full-time corrections officer on or after July 6, Administrators of facilities where there are corrections officers who are not full-time are encouraged to develop an orientation program for those persons. A full-time correctional trade instructor hired after January 1, 2002 must meet the training requirements established under this subsection for full-time corrections officers.'

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Further amend the bill by striking out all of section 13 and inserting in its place the following:

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'Sec. 13. 34-A MRSA §1205, sub-§3, as amended by PL 1991, c. 314, §15, is further amended to read:

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3. Additional expenses. All-funds-appropriated-for-the purposes-of-this-section-and-all-grants-and-other-funds-received by-the-department-for-the-purposes-of-this-section-shall-be eredited-to-a-special-revenue-account-in-the-department-to-be knewn-as-the-Correctional-Program-Improvement-Fund Additional expenses must be paid as follows.

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A---Any-state--funds--appropriated-te--this-special--revenue assesunt-unexpended-at-the-end-of--the-fiscal-year--for-which

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COMMITTEE AMENDMENT " \bigwedge " to S.P. 580, L.D. 1758

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	the-funds-are-appropriated-do-not-lapse,-but-shall-earry
2	ferward-inte-subsequent-fiscal-years-te-be-expended-for-the
	purposes-of-this-section.
4	
	BNo-funds-appropriated-or-received-under-this-section-may
6	be-used-for-the-construction-of-new-facilities-or-for-the
	recenstruction,renovationerexpansionefanyexisting
8	facilities,except-thatthefunds-maybeused-forminor
	renevationsnecessarytomeetstateorlocallicensing
10	requirements.
12	C. The commissioner shall pay for additional expenses
	incurred by the counties in providing security and
14	transportation services to clients who commit new offenses
	while serving their sentences in state correctional
16	facilities. The effective date of this paragraph is July 1,
	1989.'
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	Further amend the bill by striking out all of section 16 and
20	inserting in its place the following:
	G 46 64 1 36D G 1 96006 1 0 8 1
22	'Sec. 16. 34-A MRSA §3003, sub-§5 is enacted to read:
24	5. Assessment tools. Documents in the possession of the
26	department used to screen or assess clients, including, but not
26	limited to, questionnaires and test materials, are not public records for purposes of Title 1, chapter 13, subchapter I. The
28	department shall release these documents on request to any other
20	state agency if necessary to carry out the statutory functions of
30	that agency and to any committee or study commission established
50	by the Legislature with authority to examine issues related to
32	mental health.'
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34	Further amend the bill by striking out all of section 18.
	The second control of
36	Further amend the bill in section 19 in the first indented
	paragraph in the 3rd line (page 6, line 21 in L.D.) by inserting
38	after the following: "natural" the following: ', foster'
	,
40	Further amend the bill in section 19 in the first indented
	paragraph in the 5th to 7th lines (page 6, lines 23 to 25 in
42	L.D.) by striking out the following: "sister, stepmother,
	stepfather, stepson, stepdaughter, stepgrandfather or
44	stepgrandmother, stepgrandchild or stepbrother or stepsister or"
	and inserting in its place the following: 'sister, or the
46	client's stepmother, stepfather, stepson, stepdaughter,
	stangrandfathor or stangrandmother stangrandshild or stanbrother

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COMMITTEE AMENDMENT

	COMMITTEE AMENDMENT "A" to S.P. 580, L.D. 1758	
2	Further amend the bill by inserting after section 19 the following:	
4	'Sec. 20. Department of Corrections; rename program. The	
6	following General Fund program is renamed as follows: the "Correctional Program Improvement Fund" is renamed the "Correctional Medical Services Fund."	
8	Correctional medical Services Fund.	
10	Further amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.	
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14	Further amend the bill by inserting at the end before the summary the following:	
16	TIGGAY NOTE	
18	'FISCAL NOTE	
	This bill may increase prosecutions for Class E crimes. The	
20	additional workload and administrative costs associated with the minimal number of new cases filed in the court system can be	
22	absorbed within the budgeted resources of the Judicial Department. The collection of additional fines may increase	
24	General Fund revenue by minor amounts.	
26	The additional costs associated with implementing the changes in this bill can be absorbed by the Department of	
28	Corrections utilizing existing budgeted resources.'	
30	SUMMARY	
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34	This amendment, which is the majority report of the Joint Standing Committee on Criminal Justice, accomplishes the following:	
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38	 It removes that portion of the bill that would have repealed and replaced the law governing the use of force, including deadly force, by corrections personnel; 	
40	2 The second which is also as the bill that we do have	
42	2. It removes that portion of the bill that would have exempted corrections officers in juvenile facilities from Maine Criminal Justice Academy training and required the Department of	
44	Corrections to provide separate training for these officers;	

3. It removes that portion of the bill that would have allowed the Department of Corrections to use money in a prisoner's account to pay for the cost of burial in those cases where the prisoner is buried at public expense;

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COMMITTEE AMENDMENT "A" to S.P. 580, L.D. 1758

- 4. It replaces that portion of the bill that proposed to make tobacco trafficking in prison a Class C crime; under the amendment, tobacco trafficking in an adult correctional facility is made a class E crime;
 - It makes a technical correction to correct a reference;
- 6. It replaces that portion of the bill that would have added Correctional Trade Instructor to the definition of "corrections officers" under the laws relating to the Maine Criminal Justice Academy training requirements; under this amendment, the instructors are required to meet the same training requirements, but are not defined as "corrections officers" for purposes of the Maine Criminal Justice Academy law. Nothing in this amendment is intended to affect the salary classification of the instructors:
- 7. It makes technical corrections to ensure that the Correctional Program Improvement Fund is repealed and replaced by the new Correctional Medical Services Fund;
- 8. It replaces that portion of the bill that would have made certain screening and assessment tools used by the Department of Corrections confidential; the amendment provides that such documents are not public records but that they must be supplied on request to other agencies and to any committee or study commission established by the Legislature with authority to examine issues related to mental health;
- 9. It amends the bill to allow prisoners, with the approval of the Department of Corrections, to visit the deathbed and attend the funeral of natural, adoptive or foster relatives; and
- 34 10. It also adds a fiscal note to the bill.

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