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1	LD 1620
2	Date 62123 Mymty (Filmg No H-699
3	JUDICIARY
4	Reproduced and distributed under the direction of the Clerk of the House
5	STATE OF MAINE
6	HOUSE OF REPRESENTATIVES
7	131ST LEGISLATURE
8	FIRST SPECIAL SESSION
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9 10	COMMITTEE AMENDMENT "A" to H P 1045, L D 1620, "An Act to Amend the Laws Regarding the Mi'kmaq Nation"
11	Amend the bill by striking out the title and substituting the following
12 13	'An Act to Amend the Laws Regarding the Mi'kmaq Nation and to Provide Parity to the Wabanaki Nations'
14 15	Amend the bill by striking out everything after the enacting clause and inserting the following
1 6	'PART A
17	Sec. A-1. PL 1989, c. 148, §3 is repealed and the following enacted in its place
18	Sec. 3. 30 MRSA c. 603 is enacted to read
19	CHAPTER 603
20	MI'KMAQ NATION RESTORATION ACT
21	<u>§7201. Short title</u>
22	This Act may be known and cited as "The Mi'kmaq Nation Restoration Act "
23	§7202. Legislative findings and declaration of policy
24	The Legislature finds and declares the following
25 26 27 28 29	The Mi'kmaq Nation, previously known as the Aroostook Band of Micmacs, as represented as of the effective date of this chapter by the Mi'kmaq Nation Tribal Council, is the sole successor in interest, as to lands within the United States, to the aboriginal entity generally known as the Mi'kmaq Nation that years ago claimed aboriginal title to certain lands in the State
30 31	The M1'kmaq Nation was not referred to in the federal Maine Indian Claims Settlement Act of 1980, Public Law 96-420

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COMMITTEE AMENDMENT "	" to H P	1045, L D	1620

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1 2 3	There exist aboriginal lands in the State jointly used by the Mi'kmaq Nation and other tribes to which the Mi'kmaq Nation could have asserted aboriginal title but for the extinguishment of all such claims by the federal Maine Indian Claims Settlement Act of
4	1980, Public Law 96-420
5	In 1991, the United States formally recognized the Mi'kmaq Nation as a sovereign
6 7	government to whom it owed a special trust relationship by enacting the federal Aroostook Band of Micmacs Settlement Act, Public Law 102-171
8	Section 6(d) of the federal Aroostook Band of Micmacs Settlement Act, Public Law
9	102-171, authorized the State of Maine and the Mi'kmaq Nation to execute agreements
10	regarding the State's jurisdiction over lands owned by or held in trust for the benefit of the
11	Mi'kmaq Nation or any citizen of the nation and provided the advance consent of the United
12	States to amendments of the state Micmac Settlement Act in Public Law 1989, chapter 148
13	for this purpose
14	The State of Maine and the Mi'kmaq Nation agree and intend that this Act constitutes
15	a jurisdictional agreement pursuant to Section 6(d) of the federal Aroostook Band of
16	Micmacs Settlement Act, Public Law 102-171, that amends the state Micmac Settlement
17	Act, originally enacted in Public Law 1989, chapter 148
18	<u>§7203. Definitions</u>
19	As used in this Act, unless the context otherwise indicates, the following terms have
20	the following meanings
21	1. Aroostook Band of Micmacs Settlement Act. "Aroostook Band of Micmacs
22	Settlement Act" means the federal Aroostook Band of Micmacs Settlement Act, Public
23	<u>Law 102–171</u>
24	2. Lands or other natural resources. "Lands or other natural resources" means any
25	real property or natural resources, or any interest in or right involving any real property or
26	natural resources, including, but not limited to, minerals and mineral rights, timber and
27	timber rights, water and water rights and hunting and fishing rights
28	3. Laws of the State. "Laws of the State" means the Constitution of Maine and all
29	statutes, rules or regulations and the common law of the State and its political subdivisions,
30	and subsequent amendments thereto or judicial interpretations thereof
31	4. Mi'kmaq Nation. "Mi'kmaq Nation" has the same meaning as "Band" in Section
32	3(1) of the Aroostook Band of Micmacs Settlement Act
33	5. MI'kmaq Nation Jurisdiction Land. "Mi'kmaq Nation Jurisdiction Land" means
34	A All Mikmaq Nation Trust Land that exists as of the effective date of this subsection,
35	and
36	B All Mi'kmag Nation Trust Land acquired after the effective date of this subsection
37	that is both within Aroostook County and within 50 miles of land described in
38	paragraph A
39	6. Mi'kmaq Nation Trust Land. "Mi'kmaq Nation Trust Land" has the same meaning
40	as "Band Trust Land" in Section 3(3) of the Aroostook Band of Micmacs Settlement Act
41	7. Secretary. "Secretary" means the United States Secretary of the Interior
42	<u>§7204. Laws of State to apply to Indian Lands</u>

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Except as otherwise provided in this Act, the Mi'kmaq Nation and all members of the Mi'kmaq Nation in the State and any lands or other natural resources owned by them or held in trust for them by the United States or by any other person or entity are subject to the laws of the State and to the civil and criminal jurisdiction of the courts of the State to the same extent as any other person or lands or other natural resources in the State

<u>§7205. Powers and duties of Mi'kmaq Nation within Mi'kmaq Nation Jurisdiction</u> Land

1. Sovereign status. The State recognizes that the Mi'kmaq Nation predates the State of Maine and the United States and possesses the power and authority to self-govern as limited by the Aroostook Band of Micmacs Settlement Act and this Act

11 2. General powers. Except as otherwise provided in this Act, the Mi'kmag Nation. 12 within Mi'kmaq Nation Jurisdiction Land, may, separate and distinct from the State. 13 exercise exclusive jurisdiction, including by enacting ordinances, over internal tribal 14 matters, including membership in the nation, the right to reside within Mi'kmag Nation 15 Jurisdiction Land, tribal organization, tribal government and tribal elections and the 16 exercise of power pursuant to section 7206, subsection 8, section 7207 and section 7208, 17 subsection 1, paragraph F and such matters are not subject to regulation by the State 18 Pursuant to the MI'kmag Nation's power and authority to self-govern, the MI'kmag Nation 19 has the same, and no more, power to enact ordinances within Mi'kmag Nation Jurisdiction 20 Land as municipalities have within the State The Mi'kmag Nation shall designate such 21 officers and officials as are necessary to implement and administer those laws of the State 22 applicable to Mi'kmaq Nation Jurisdiction Land and the residents thereof Any resident of 23 Mi'kmag Nation Jurisdiction Land who is not a member of the nation is equally entitled to 24 receive any municipal or governmental services provided by the nation or by the State, 25 except those services that are provided exclusively to members of the nation pursuant to 26 state or federal law, and are entitled to vote in national, state and county elections in the 27 same manner as any tribal member residing within Mi'kmaq Nation Jurisdiction Land

3. Power to sue and be sued. The Mi'kmaq Nation and its members may sue and be
 sued in the courts of the State to the same extent as any other entity or person in the State
 except that the nation and its officers and employees are immune from suit when the nation
 is acting in its governmental capacity to the same extent as municipalities or like officers
 or employees thereof within the State

33 4. Ordinances. The Mi'kmaq Nation has the right to exercise exclusive jurisdiction 34 within Mi'kmaq Nation Jurisdiction Land over violations by members of any federally 35 recognized Indian tribe, nation, band or other group of tribal ordinances adopted by the 36 nation pursuant to this section or section 7206 The decision to exercise or terminate the 37 jurisdiction authorized by this section must be made by the Mi'kmag Nation Tribal Council 38 If the nation chooses not to exercise, or to terminate its exercise of, jurisdiction as 39 authorized by this section or section 7206, the State has exclusive jurisdiction over 40 violations of the nation's tribal ordinances by members of any federally recognized Indian 41 tribe, nation, band or other group within Mi'kmaq Nation Jurisdiction Land The State has 42 exclusive jurisdiction over violations of the nation's tribal ordinances by persons not 43 members of any federally recognized Indian tribe, nation, band or other group except as 44 provided in section 7208

45 §7206. Regulation of natural resources

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1. Adoption of hunting, trapping and fishing ordinances by Mi'kmaq Nation. Subject to the limitations of subsection 5, the Mi'kmaq Nation has exclusive authority within Mi'kmaq Nation Jurisdiction Land to enact ordinances regulating

- A Hunting, trapping or other taking of wildlife, and
- <u>B</u> Taking of fish on any pond in which all the shoreline and all submerged lands are wholly within Mi'kmaq Nation Jurisdiction Land and that is less than 10 acres in surface area

8 Ordinances under this subsection must be equally applicable, on a nondiscriminatory basis, 9 to all persons regardless of whether a person is a member of the Mi'kmaq Nation except 10 that, subject to the limitations of subsection 5, ordinances under this subsection may include 11 special provisions for the sustenance of the individual members of the Mi'kmaq Nation In 12 addition to the authority provided by this subsection, the Mi'kmaq Nation, subject to the 13 limitations of subsection 5, may exercise within Mi'kmaq Nation Trust Land all the rights 14 incident to ownership of land under the laws of the State

15 2. Registration stations The Mikmag Nation shall establish and maintain registration 16 stations for the purpose of registering bear, moose, deer and other wildlife killed within 17 Mikmag Nation Jurisdiction Land and shall adopt ordinances requiring registration of such 18 wildlife to the extent and in substantially the same manner as such wildlife are required to 19 be registered under the laws of the State These ordinances requiring registration must be 20 equally applicable to all persons without distinction based on tribal membership. The 21 Mi'kmag Nation shall report the deer, moose, bear and other wildlife killed and registered 22 within Mi'kmaq Nation Jurisdiction Land to the Commissioner of Inland Fisheries and 23 Wildlife at such times as the commissioner considers appropriate The records of 24 registration of the Mi'kmaq Nation must be available, at all times, for inspection and 25 examination by the commissioner

3. Sustenance fishing within Mi'kmaq Nation Jurisdiction Land. Subject to the
 limitations of subsection 5 and notwithstanding any other provision of state law to the
 contrary, the members of the Mi'kmaq Nation may take fish for their individual sustenance
 within the boundaries of Mi'kmaq Nation Jurisdiction Land to the same extent as authorized
 under section 6207, subsection 4

4. Posting. Lands or waters subject to regulation by the Mi'kmaq Nation must be
 conspicuously posted in such a manner as to provide reasonable notice to the public of the
 limitations on hunting, trapping, fishing or other use of those lands or waters

34 5. Supervision by Commissioner of Inland Fisheries and Wildlife. The 35 Commissioner of Inland Fisheries and Wildlife, or the commissioner's successor, is entitled 36 to conduct fish and wildlife surveys within Mi'kmaq Nation Jurisdiction Land to the same 37 extent as the commissioner is authorized to conduct such surveys in other areas of the State 38 Before conducting any such survey, the commissioner shall provide reasonable advance 39 notice to the Mi'kmaq Nation and afford the nation a reasonable opportunity to participate 40 in that survey If the commissioner, at any time, has reasonable grounds to believe that a 41 tribal ordinance adopted under this section, or the absence of such a tribal ordinance, is 42 adversely affecting or is likely to adversely affect the stock of any fish or wildlife on lands 43 or waters outside the boundaries of lands or waters subject to regulation by the Mi'kmag Nation, the commissioner shall inform the governing body of the nation of the 44 45 commissioner's opinion and attempt to develop appropriate remedial standards in

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1 consultation with the nation If such efforts fail, the commissioner may call a public hearing 2 to investigate the matter further Any such hearing must be conducted in a manner 3 consistent with the laws of the State applicable to adjudicative hearings. If, after a hearing, 4 the commissioner determines that any such tribal ordinance or the absence of a tribal 5 ordinance is causing, or there is a reasonable likelihood that it will cause, a significant 6 depletion of fish or wildlife stocks on lands or waters outside the boundaries of lands or 7 waters subject to regulation by the Mi'kmaq Nation, the commissioner may adopt 8 appropriate remedial measures including rescission of any such tribal ordinance and, in lieu 9 thereof, order the enforcement of the generally applicable laws or rules of the State In 10 adopting any remedial measures, the commissioner shall use the least restrictive means 11 possible to prevent a substantial diminution of the stocks in question and shall take into 12 consideration the effect that non-Indian practices on non-Indian lands or waters are having 13 on those stocks The remedial measures adopted by the commissioner may not be more 14 restrictive than those that the commissioner could impose if the area in question was not 15 within Mi'kmag Nation Jurisdiction Land

16 In any administrative proceeding under this section, the commissioner has the burden of 17 proof The decision of the commissioner may be appealed in the manner provided by the 18 laws of the State for judicial review of administrative action and may be sustained only if 19 supported by substantial evidence

6. Transportation of game. Fish lawfully taken within Mi'kmaq Nation Jurisdiction Land and wildlife lawfully taken within Mi'kmag Nation Jurisdiction Land and registered pursuant to ordinances adopted by the Mi'kmaq Nation may be transported within the State

7. Fish. As used in this section, "fish" means a cold-blooded, completely aquatic 24 vertebrate animal having permanent fins, gills and an elongated streamlined body usually covered with scales and includes inland fish and anadromous and catadromous fish when 26 in inland water

8. Regulation of drinking water. Unless the Mi'kmaq Nation, in its discretion, enters into an intergovernmental agreement authorizing the State to exercise concurrent jurisdiction over specific drinking water-related issues within Mi'kmaq Nation Jurisdiction Land

- 31 A The Mikmag Nation has exclusive authority to enact ordinances regulating drinking 32 water within Mi'kmag Nation Jurisdiction Land,
- 33 <u>B The State may not exercise primary enforcement authority from the United States</u> 34 Environmental Protection Agency to implement the federal Safe Drinking Water Act 35 and its implementing regulations, as amended, within Mi'kmaq Nation Jurisdiction 36 Land, and
- 37 C The Mi'kmaq Nation may seek to be treated as a state and to obtain primary 38 enforcement authority from the United States Environmental Protection Agency to 39 implement the federal Safe Drinking Water Act and its implementing regulations, as 40 amended, within Mi'kmag Nation Jurisdiction Land
- 41 Notwithstanding any other provision of this subsection, the Mi'kmag Nation's jurisdiction does not extend beyond Mi'kmaq Nation Jurisdiction Land 42

43 <u>§7207. Jurisdiction of Mi'kmaq Nation over drinking water within Mi'kmaq Nation</u> 44 Jurisdiction Land

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Notwithstanding any provision of state law to the contrary, pursuant to the Aroostook Band of Micmacs Settlement Act, Section 6(d), the State and the Mi'kmaq Nation agree and establish that

1. Jurisdiction of Mi'kmaq Nation to administer drinking water-related programs. The Mi'kmaq Nation may seek to be treated as a state pursuant to the federal Safe Drinking Water Act, 42 United States Code, Section 3001-11, and its implementing regulations, as amended, within Mi'kmaq Nation Jurisdiction Land and may otherwise benefit from and exercise jurisdiction under any other federal law enacted after October 10, 1980 that permits a federally recognized Indian tribe to administer drinking water-related programs, and

11 2. Administration of drinking water-related programs does not affect or preempt 12 state law. The application of any provision of the federal Safe Drinking Water Act and its 13 implementing regulations, as amended, and of any other federal law enacted after October 14 10, 1980 that permits a federally recognized Indian tribe to administer drinking water-15 related programs and the enforcement of such laws and regulations by the Mi'kmag Nation 16 under subsection 1 does not affect or preempt the laws of the State

17 Notwithstanding any other provision of this section, the Mi'kmaq Nation's jurisdiction 18 does not extend beyond Mi'kmaq Nation Jurisdiction Land

§7208. Jurisdiction of the Mi'kmaq Tribal Court 19

20 1. Exclusive jurisdiction over certain matters. Except as provided in subsections 5 21 and 6, the Mikmaq Nation has the right to exercise exclusive jurisdiction, separate and distinct from the State, over 22

23 A Criminal offenses for which the maximum potential term of imprisonment is less 24 than one year and the maximum potential fine does not exceed \$5,000 and that are 25 committed on Mi'kmaq Nation Jurisdiction Land by a member of any federally 26 recognized Indian tribe, nation, band or other group, except when committed against a 27 person who is not a member of any federally recognized Indian tribe, nation, band or 28 other group or against the property of a person who is not a member of any federally 29 recognized Indian tribe, nation, band or other group,

30 B Juvenile crimes against a person or property involving conduct that, if committed 31 by an adult, would fall within the exclusive jurisdiction of the Mi'kmaq Nation under 32 paragraph A, and juvenile crimes, as defined in Title 15, section 3103, subsection 1, 33 paragraphs B and C, committed by a juvenile member of the Mi'kmaq Nation, the 34 Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation 35 within Mi'kmaq Nation Jurisdiction Land,

36 C Civil actions between members of the Mi'kmag Nation, the Passamaguoddy Tribe, 37 the Houlton Band of Maliseet Indians or the Penobscot Nation arising on Mi'kmaq 38 Nation Jurisdiction Land and cognizable as small claims under the laws of the State 39 and civil actions against a member of the Mi'kmaq Nation, the Passamaquoddy Tribe, 40 the Houlton Band of Maliseet Indians or the Penobscot Nation under Title 22, section 41 2383 involving conduct within Mi'kmaq Nation Jurisdiction Land by a member of the 42 Mikmag Nation, the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or 43 the Penobscot Nation.

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ROS 1 <u>D</u> Indian child custody proceedings to the extent authorized by applicable state and

federal law,

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E Other domestic relations matters, including marriage, divorce and support, between members of the Mi'kmaq Nation, the Passamaquoddy Tribe, the Houlton Band of

Maliseet Indians or the Penobscot Nation, both of whom reside within Mi'kmaq Nation Jurisdiction Land, and

7 F Notwithstanding any other provision of this subsection, civil and criminal actions 8 regarding the enforcement of ordinances enacted pursuant to section 7206, subsection 9 8, except that the Mi'kmag Nation may not exercise jurisdiction over a nonprofit public 10 municipal corporation

11 The governing body of the Mi'kmaq Nation shall decide whether to exercise or terminate 12 the exercise of the exclusive jurisdiction authorized by this subsection. The decision to 13 exercise, to terminate the exercise of or to reassert the exercise of jurisdiction under each 14 of the subject areas described by paragraphs A to F may be made separately Until the 15 Mi'kmag Nation notifies the Attorney General that the nation has decided to exercise 16 exclusive jurisdiction set forth in any or all of the paragraphs in this subsection, the State 17 has exclusive jurisdiction over those matters. If the Mi'kmag Nation chooses not to 18 exercise, or chooses to terminate its exercise of, jurisdiction over the criminal, juvenile, 19 civil and domestic matters described in this subsection, the State has exclusive jurisdiction 20 over those matters When the Mi'kmag Nation chooses to reassert the exercise of exclusive 21 jurisdiction over any or all of the areas under paragraphs A to F, the nation must first 22 provide 30 days' notice to the Attorney General Except as provided in paragraphs A and 23 B, all laws of the State relating to criminal offenses and juvenile crimes apply within 24 Mi'kmag Nation Jurisdiction Land and the State has exclusive jurisdiction over those 25 offenses and crimes

26 2. Concurrent jurisdiction over certain criminal offenses. The Mi'kmag Nation has 27 the right to exercise jurisdiction, concurrently with the State, over the following Class D 28 crimes committed by a person within Mi'kmaq Nation Jurisdiction Land or on lands taken 29 into trust by the secretary for the benefit of the Mi'kmaq Nation, now or in the future, for 30 which the potential maximum term of imprisonment does not exceed one year and the 31 potential fine does not exceed \$2,000 Title 17-A, sections 207-A, 209-A, 210-B, 210-C 32 and 211-A and Title 19-A, section 4011 The concurrent jurisdiction authorized by this 33 subsection does not include an offense committed by a juvenile or a criminal offense 34 committed by a person who is not a member of any federally recognized Indian tribe. 35 nation, band or other group against the person or property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group 36

37 The governing body of the Mi'kmaq Nation shall decide whether to exercise or terminate 38 the exercise of jurisdiction authorized by this subsection Notwithstanding subsection 3, 39 the Mi'kmag Nation may not deny to any criminal defendant prosecuted under this 40 subsection the right to a jury of 12, the right to a unanimous jury verdict, the rights and 41 protections enumerated in 25 United States Code, Sections 1302(a), 1302(c), 1303 and 42 1304(d) and all other rights whose protection is necessary under the United States 43 Constitution in order for the State to authorize concurrent jurisdiction under this subsection 44 If a criminal defendant prosecuted under this subsection moves to suppress statements on 45 the ground that they were made involuntarily, the prosecution has the burden to prove 46 beyond a reasonable doubt that the statements were made voluntarily

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In exercising the concurrent jurisdiction authorized by this subsection, the Mi'kmaq Nation is deemed to be enforcing Mi'kmaq tribal law The definitions of the criminal offenses and the punishments applicable to those criminal offenses over which the Mi'kmaq Nation has concurrent jurisdiction under this subsection are governed by the laws of the State Issuance and execution of criminal process also are governed by the laws of the State

6 3. Definitions of crimes; tribal procedures. In exercising its exclusive jurisdiction 7 under subsection 1, paragraphs A and B, the Mi'kmaq Nation is deemed to be enforcing 8 Mi'kmag tribal law The definitions of the criminal offenses and juvenile crimes and the 9 punishments applicable to those criminal offenses and juvenile crimes over which the 10 Mi'kmaq Nation has exclusive jurisdiction under this section are governed by the laws of 11 the State Issuance and execution of criminal process are also governed by the laws of the 12 State The procedures for the establishment and operation of tribal forums created to 13 effectuate the purposes of this section are governed by federal statute, including, without 14 limitation, the provisions of 25 United States Code, Sections 1301 to 1303 and rules or 15 regulations generally applicable to the exercise of criminal jurisdiction by Indian tribes on 16 federal Indian reservations

4. Criminal records, juvenile records and fingerprinting. At the arraignment of a
 criminal defendant, the Mi'kmaq Tribal Court shall inquire whether fingerprints have been
 taken or whether arrangements have been made for fingerprinting. If neither has occurred,
 the Mi'kmaq Tribal Court shall instruct both the responsible law enforcement agency and
 the person charged as to their respective obligations in this regard, consistent with Title 25,
 section 1542-A

23 At the conclusion of a criminal or juvenile proceeding within the Mi'kmag Nation's 24 exclusive or concurrent jurisdiction, except for a violation of Title 12 or Title 29-A that is 25 a Class D or Class E crime other than a Class D crime that involves hunting while under 26 the influence of intoxicating liquor or drugs or with an excessive alcohol level or the 27 operation or attempted operation of a watercraft, all-terrain vehicle, snowmobile or motor 28 vehicle while under the influence of intoxicating liquor or drugs or with an excessive 29 alcohol level, the MI'kmag Tribal Court shall transmit to the Department of Public Safety, 30 State Bureau of Identification an abstract duly authorized on forms provided by the bureau

5. Lesser included offenses in state courts. In any criminal proceeding in the courts
 of the State in which a criminal offense under the exclusive jurisdiction of the Mi'kmaq
 Nation constitutes a lesser included offense of the criminal offense charged, the defendant
 may be convicted in the courts of the State of the lesser included offense A lesser included
 offense is as defined under the laws of the State

36 6. Double jeopardy, collateral estoppel. A prosecution for a criminal offense or 37 <u>iuvenile crime over which the Mikmag Nation has exclusive jurisdiction under this section</u> 38 does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same 39 conduct, over which the State has exclusive jurisdiction A prosecution for a criminal 40 offense over which the Mi'kmag Nation has concurrent jurisdiction under this section does 41 not bar a prosecution for a criminal offense, arising out of the same conduct, over which 42 the State has exclusive jurisdiction A prosecution for a criminal offense over which the 43 State has concurrent jurisdiction under this section does not bar a prosecution for a criminal 44 offense, arising out of the same conduct, over which the Mi'kmaq Nation has exclusive 45 jurisdiction A prosecution for a criminal offense or juvenile crime over which the State 46 has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile

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crime, arising out of the same conduct, over which the Mi'kmaq Nation has exclusive 1 2 jurisdiction under this section. The determination of an issue of fact in a criminal or juvenile 3 proceeding conducted in a Mi'kmag tribal forum does not constitute collateral estoppel in 4 a criminal or juvenile proceeding conducted in a state court The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court does not constitute 5 6 collateral estoppel in a criminal or juvenile proceeding conducted in a Mi'kmaq tribal 7 forum 8 7. Full faith and credit. The State shall give full faith and credit to the judicial 9 proceedings of the Mi'kmaq Nation The Mi'kmaq Nation shall give full faith and credit to 10 the judicial proceedings of the Passamaquoddy Tribe, the Penobscot Nation, the Houlton 11 Band of Maliseet Indians and the State 12 §7209. Law enforcement within Mi'kmaq Nation Jurisdiction Land 13 1. Exclusive authority of Mi'kmaq Nation law enforcement officers. Law 14 enforcement officers appointed by the Mi'kmaq Nation have exclusive authority to enforce, 15 within Mi'kmaq Nation Jurisdiction Land, the criminal, juvenile, civil and domestic 16 relations laws over which the Mi'kmaq Nation has exclusive jurisdiction under section 17 7208, subsection 1, and to enforce, on Mi'kmag Nation Jurisdiction Land, ordinances 18 adopted under section 7205 and section 7206, subsection 1 19 2. Joint authority of Mi'kmaq Nation and state law enforcement officers Law 20 enforcement officers appointed by the Mi'kmaq Nation and state and county law 21 enforcement officers have the authority within Mi'kmag Nation Jurisdiction Land to 22 enforce all laws of the State other than those over which the Mi'kmaq Nation has exclusive 23 jurisdiction under section 7208, subsection 1 24 3. Agreements for cooperation and mutual aid. This section does not prevent the 25 Mi'kmag Nation and any state, county or local law enforcement agency from entering into 26 agreements for cooperation and mutual aid 27 4. Powers and training requirements. Law enforcement officers appointed by the 28 Mikmaq Nation possess the same powers and are subject to the same duties, limitations 29 and training requirements as other corresponding law enforcement officers under the laws 30 of the State 31 5. Reports to the State Bureau of Identification by Mi'kmaq Nation. Mi'kmaq 32 Nation law enforcement agencies shall submit to the Department of Public Safety, State 33 Bureau of Identification uniform crime reports and other information required by Title 25, 34 section 1544 35 §7210. Eligibility of Mi'kmag Nation and state funding 36 **<u>1. Eligibility for discretionary funds.</u>** The Mi'kmag Nation is eligible to apply for any 37 federally funded discretionary state grants or loans to the same extent and subject to the same eligibility requirements, including availability of funds, applicable to municipalities 38 39 in the State 40 2. Eligibility of individuals for state funds. Residents of Mi'kmaq Nation Trust Land 41 are eligible for and entitled to receive any state grant, loan, unemployment compensation, 42 medical or welfare benefit or other social service to the same extent as and subject to the 43 same eligibility requirements applicable to other persons in the State as long as in 44 computing the extent to which any person is entitled to receive any such funds any money

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0		COMMITTEE AMENDMENT "A" to H P 1045, L D 1620
	1	received by the person from the United States within substantially the same period of time
	2	for which state funds are provided and for a program or purpose substantially similar to
	3	that funded by the State 1s deducted in computing any payment to be made by the State
	4	Sec. A-2. PL 1989, c. 148, §4 1s amended to read
	5	Sec. 4. Effective date. This Act shall be effective only if
	6	1 The United States enacts legislation
	7	A Ratifying and approving this Act without modification, and
	8	B Providing the consent of the United States for amendments to this Act, with respect
	9	to the Aroostook Band of Micmacs, provided that such amendment of this Act is made
	10	with the agreement of the Aroostook Band of Micmacs, and
	11	2 Within 60 days of adjournment of the Legislature, the Secretary of State receives
	12	written certification by the Council of the Aroostook Band of Micmacs that the band has
	13	agreed to this Act, copies of which shall be submitted by the Secretary of State to the

S e 14 Secretary of the Senate and the Clerk of the House of Representatives, provided that in no 15 event shall this Act become effective until 90 days after adjournment of the Legislaturo-16 Within 90 days after adjournment of the First Special Session of the 131st Legislature, the 17 Secretary of State receives written certification from the Mi'kmag Nation Tribal Council 18 that the Mi'kmaq Nation has agreed to the provisions of this amendment to this Act, copies 19 of which must be submitted by the Secretary of State to the Secretary of the Senate, the 20 Clerk of the House and the Revisor of Statutes

21 Sec. A-3. PL 1989, c. 148, §5 is enacted to read

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Sec. 5. Finding and intent of Legislature and Mi'kmaq Nation.

231 The Legislature and the Mi'kmaq Nation agree and find that the contingency in24section 4, subsection 1 was met on November 26, 1991 upon the enactment of the federal25Aroostook Band of Micmacs Settlement Act, Public Law 102-171

2 The State of Maine and the Mi'kmaq Nation further agree and intend that the
 provisions of this Act must be interpreted in a manner consistent with the analogous
 provisions of the Act to Implement the Maine Indian Claims Settlement in the Maine
 Revised Statutes, Title 30, chapter 601 that apply to the Passamaquoddy Tribe, the
 Penobscot Nation and the Houlton Band of Maliseet Indians

Sec. A-4. Maine Revised Statutes amended; revision clause. Wherever in the Maine Revised Statutes the words "Aroostook Band of Micmacs" appear or reference is made to that entity or those words, those words are amended to read or mean "Mi'kmaq Nation" and the Revisor of Statutes shall implement this revision when updating, publishing or republishing the statutes

36 Sec. A-5. Contingent effective date. This Part takes effect 120 days after 37 adjournment of the First Special Session of the 131st Legislature only if, within 90 days 38 after adjournment of the First Special Session of the 131st Legislature, the Secretary of 39 State receives written certification from the Mi'kmaq Nation Tribal Council that the 40 Mi'kmaq Nation has agreed to the provisions of this Part, copies of which must be 41 submitted by the Secretary of State to the Secretary of the Senate, the Clerk of the House 42 and the Revisor of Statutes Such written certification by the Mi'kmaq Nation Tribal

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Council does not constitute an agreement that the contingency in Public Law 1989, chapter 148, section 4, subsection 2, as it was enacted by the 114th Legislature, was met or that the provisions of Public Law 1989, chapter 148 took effect in 1991

PART B

Sec. B-1. 30 MRSA §6207, sub-§10, as enacted by PL 2021, c 650, §8 and affected by §13, is amended to read

10. Regulation of drinking water by Passamaquoddy Tribe. Unless the Passamaquoddy Tribe, in its discretion, enters into an intergovernmental agreement authorizing the State to exercise concurrent jurisdiction over specific drinking water-related issues within the Passamaquoddy Indian territory

A The Passamaquoddy Tribe has exclusive authority to enact ordinances regulating drinking water within Passamaquoddy Indian territory,

13BThe State may not exercise primary enforcement authority from the United States14Environmental Protection Agency to implement the federal Safe Drinking Water Act15and its implementing regulations, as amended, within the Passamaquoddy Indian16territory, and

17CThe Passamaquoddy Tribe may seek to be treated as a state and to obtain primary18enforcement authority from the United States Environmental Protection Agency to19implement the federal Safe Drinking Water Act and its implementing regulations, as20amended, within the Passamaquoddy Indian territory

Notwithstanding any other provision of this subsection, the Passamaquoddy Tribe's
 jurisdiction does not extend beyond the Passamaquoddy Indian territory

 23
 Sec. B-2. 30 MRSA §6209-A, sub-§1, as amended by PL 2021, c 650, §§10 to 12

 24
 and affected by c 650, §13, 1s further amended to read

1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3
 and 4, the Passamaquoddy Tribe has the right to exercise exclusive jurisdiction, separate
 and distinct from the State, over

28 A Criminal offenses for which the maximum potential term of imprisonment is less 29 than one year and the maximum potential fine does not exceed \$5,000 and that are 30 committed on the Indian reservation of the within Passamaquoddy Tribe Indian 31 territory by a member of any federally recognized Indian tribe, nation, band or other 32 group, except when committed against a person who is not a member of any federally 33 recognized Indian tribe, nation, band or other group or against the property of a person 34 who is not a member of any federally recognized Indian tribe, nation, band or other 35 group,

B Juvenile crimes against a person or property involving conduct that, if committed
by an adult, would fall within the exclusive jurisdiction of the Passamaquoddy Tribe
under paragraph A, and juvenile crimes, as defined in Title 15, section 3103, subsection
1, paragraphs B and C, committed by a juvenile member of the Passamaquoddy Tribe,
the Houlton Band of Maliseet Indians, the Mi'kmaq Nation or the Penobscot Nation on
the reservation of the within Passamaquoddy Tribe Indian territory,

42 C Civil actions between members of the Passamaquoddy Tribe, the Houlton Band of 43 Maliseet Indians, the Mi'kmaq Nation or the Penobscot Nation arising on the Indian

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reservation of the <u>within</u> Passamaquoddy Tribe <u>Indian territory</u> and cognizable as small claims under the laws of the State, and civil actions against a member of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the Mi'kmaq Nation or the Penobscot Nation under Title 22, section 2383 involving conduct on the <u>within</u> <u>Passamaquoddy</u> Indian reservation of the Passamaquoddy Tribe <u>territory</u> by a member of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the <u>Mi'kmaq</u> <u>Nation</u> or the Penobscot Nation,

B D Indian child custody proceedings to the extent authorized by applicable state and
 9 federal law,

10EOther domestic relations matters, including marriage, divorce and support, between11members of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the12Mi'kmaq Nation or the Penobscot Nation, both of whom reside within the Indian13reservation of the Passamaquoddy Tribe Indian territory, and

F Notwithstanding any other provision of this subsection, civil and criminal actions
 regarding the enforcement of ordinances enacted pursuant to section 6207, subsection
 10, except that the Passamaquoddy Tribe may not exercise jurisdiction over a nonprofit
 public municipal corporation, including, but not limited to, the water district
 established by Private and Special Law 1983, chapter 25

19 The governing body of the Passamaquoddy Tribe shall decide whether to exercise or 20 terminate the exercise of the exclusive jurisdiction authorized by this subsection If the 21 Passamaquoddy Tribe chooses not to exercise, or chooses to terminate its exercise of, 22 jurisdiction over the criminal, juvenile, civil and domestic matters described in this 23 subsection, the State has exclusive jurisdiction over those matters Except as provided in 24 paragraphs A and B, all laws of the State relating to criminal offenses and juvenile crimes 25 apply within the Passamaquoddy Indian reservation territory and the State has exclusive 26 jurisdiction over those offenses and crimes

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Sec. B-3. 30 MRSA §6209-A, sub-§6 is enacted to read

6. Full faith and credit. The State shall give full faith and credit to the judicial
 proceedings of the Passamaquoddy Tribe The Passamaquoddy Tribe shall give full faith
 and credit to the judicial proceedings of the Penobscot Nation, the Houlton Band of
 Maliseet Indians, the Mi'kmaq Nation and the State

Sec. B-4. Contingent effective date. This Part takes effect 120 days after adjournment of the First Special Session of the 131st Legislature only if, within 90 days after adjournment of the First Special Session of the 131st Legislature, the Secretary of State receives written certification from the Joint Tribal Council of the Passamaquoddy Tribe that the Passamaquoddy Tribe has agreed to the provisions of this Part, copies of which must be submitted by the Secretary of State to the Secretary of the Senate, the Clerk of the House and the Revisor of Statutes

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PART C

40Sec. C-1. 30 MRSA §6206, sub-§1, as amended by PL 2021, c 650, §5 and41affected by §13, is further amended to read

42 1. General powers. Except as otherwise provided in this Act, the Passamaquoddy
 43 Tribe and the Penobscot Nation, within their respective Indian territories, shall have, and

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may exercise and enjoy all the rights, privileges, powers and immunities, including, but 1 2 without limitation, the power to enact ordinances and collect taxes, and shall be are subject 3 to all the duties, obligations, liabilities and limitations of a municipality of and subject to 4 the laws of the State, provided, however, that internal tribal matters, including membership 5 in the respective tribe or nation, the right to reside within the respective Indian territories, 6 tribal organization, tribal government, tribal elections, the use or disposition of settlement fund income and the exercise of power by the Passamaquoddy Tribe pursuant to section 7 8 6207, subsection 10, section 6207-A and section 6209-A, subsection 1, paragraph F shall 9 and by the Penobscot Nation pursuant to section 6207, subsection 11, section 6207-B and 10 section 6209-B, subsection 1, paragraph F, respectively, is not be subject to regulation by 11 the State The Passamaquoddy Tribe and the Penobscot Nation shall designate such officers 12 and officials as are necessary to implement and administer those laws of the State 13 applicable to the respective Indian territories and the residents thereof Any resident of the 14 Passamaquoddy Indian territory or the Penobscot Indian territory who is not a member of 15 the respective tribe or nation nonetheless shall be is equally entitled to receive any 16 municipal or governmental services provided by the respective tribe or nation or by the 17 State, except those services which that are provided exclusively to members of the 18 respective tribe or nation pursuant to state or federal law, and shall be is entitled to vote in 19 national, state and county elections in the same manner as any tribal member residing 20 within Indian territory

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Sec. C-2. 30 MRSA §6207, sub-§11 is enacted to read

2211. Regulation of drinking water by Penobscot Nation. Unless the Penobscot23Nation, in its discretion, enters into an intergovernmental agreement authorizing the State24to exercise concurrent jurisdiction over specific drinking water-related issues within the25Penobscot Indian territory

- 26A The Penobscot Nation has exclusive authority to enact ordinances regulating27drinking water within Penobscot Indian territory.
- 28BThe State may not exercise primary enforcement authority from the United States29Environmental Protection Agency to implement the federal Safe Drinking Water Act30and its implementing regulations, as amended, within the Penobscot Indian territory,31and
- 32CThe Penobscot Nation may seek to be treated as a state and to obtain primary33enforcement authority from the United States Environmental Protection Agency to34implement the federal Safe Drinking Water Act and its implementing regulations, as35amended, within Penobscot Indian territory
- 36 Notwithstanding any other provision of this subsection, the Penobscot Nation's jurisdiction
 37 does not extend beyond the Penobscot Indian territory
- 38 Sec. C-3. 30 MRSA §6207-B is enacted to read
- 39 §6207-B. Jurisdiction of Penobscot Nation over drinking water within the Penobscot
 40 Indian territory
- 41 <u>Notwithstanding any provision of state law to the contrary, pursuant to the federal</u>
 42 <u>Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Section 6(e)(1), the State</u>
 43 and the Penobscot Nation agree and establish that

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1. Jurisdiction of Penobscot Nation to administer drinking water-related programs. The Penobscot Nation may seek to be treated as a state pursuant to the federal Safe Drinking Water Act, 42 United States Code, Section 300j-11, and its implementing regulations, as amended, within the Penobscot Indian territory and may otherwise benefit from and exercise jurisdiction under any other federal law enacted after October 10, 1980 that permits a federally recognized Indian tribe to administer drinking water-related programs, and

2. Administration of drinking water-related programs does not affect or preempt state law. The application of any provision of the federal Safe Drinking Water Act and its implementing regulations, as amended, and of any other federal law enacted after October 10, 1980 that permits a federally recognized Indian tribe to administer drinking waterrelated programs and the enforcement of such laws and regulations by the Penobscot Nation under subsection 1 does not affect or preempt the laws of the State

Notwithstanding any other provision of this section, the Penobscot Nation's jurisdiction
 does not extend beyond the Penobscot Indian territory

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 Sec. C-4. 30 MRSA §6209-B, sub-§1, as corrected by RR 2009, c 1, §19, 1s

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 amended to read

18 1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3
 and 4, the Penobscot Nation has the right to exercise exclusive jurisdiction, separate and
 distinct from the State, over

A Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed \$5,000 and that are committed on the Indian reservation of the within Penobscot Nation Indian territory by a member of any federally recognized Indian tribe, nation, band or other group, except when committed against a person who is not a member of any federally recognized Indian tribe, nation, band or other group or against the property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group,

B Juvenile crimes against a person or property involving conduct that, if committed
by an adult, would fall within the exclusive jurisdiction of the Penobscot Nation under
paragraph A, and juvenile crimes, as defined in Title 15, section 3103, subsection 1,
paragraphs B and C, committed by a juvenile member of either the Passamaquoddy
Tribe, the Houlton Band of Maliseet Indians, the Mi'kmaq Nation or the Penobscot
Nation on the Indian reservation of the within Penobscot Nation Indian territory,

34 C Civil actions between members of either the Passamaquoddy Tribe, the Houlton 35 Band of Maliseet Indians, the Mikmaq Nation or the Penobscot Nation arising on the Indian reservation of the within Penobscot Nation Indian territory and cognizable as 36 37 small claims under the laws of the State, and civil actions against a member of either 38 the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the Mi'kmag Nation 39 or the Penobscot Nation under Title 22, section 2383 involving conduct on the Indian 40 reservation of the within Penobscot Nation Indian territory by a member of either the 41 Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the Mi'kmaq Nation or 42 the Penobscot Nation,

43DIndian child custody proceedings to the extent authorized by applicable state and44federal law, and

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E Other domestic relations matters, including marriage, divorce and support, between members of either the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians, the Mi'kmaq Nation or the Penobscot Nation, both of whom reside on the Indian reservation of the within Penobscot Nation-Indian territory, and
 F Notwithstanding any other provision of this subsection, civil and criminal actions regarding the enforcement of ordinances enacted pursuant to section 6207, subsection 11, except that the Penobscot Nation may not exercise jurisdiction over a nonprofit public municipal corporation

9 The governing body of the Penobscot Nation shall decide whether to exercise or terminate 10 the exercise of the exclusive jurisdiction authorized by this subsection If the Penobscot 11 Nation chooses not to exercise, or chooses to terminate its exercise of, jurisdiction over the 12 criminal, juvenile, civil and domestic matters described in this subsection, the State has 13 exclusive jurisdiction over those matters Except as provided in paragraphs A and B, all 14 laws of the State relating to criminal offenses and juvenile crimes apply within the 15 Penobscot Indian reservation territory and the State has exclusive jurisdiction over those 16 offenses and crimes

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Sec. C-5. 30 MRSA §6209-B, sub-§6 is enacted to read

186. Full faith and credit. The State shall give full faith and credit to the judicial19proceedings of the Penobscot Nation The Penobscot Nation shall give full faith and credit20to the judicial proceedings of the Passamaquoddy Tribe, the Houlton Band of Maliseet21Indians, the Mi'kmaq Nation and the State

Sec. C-6. Contingent effective date. This Part takes effect 120 days after adjournment of the First Special Session of the 131st Legislature only if, within 90 days after adjournment of the First Special Session of the 131st Legislature, the Secretary of State receives written certification from the Governor and the Council of the Penobscot Nation that the nation has agreed to the provisions of this Part, copies of which must be submitted by the Secretary of State to the Secretary of the Senate, the Clerk of the House and the Revisor of Statutes

PART D

30 Sec. D-1. 30 MRSA §6203, sub-§1-A is enacted to read 31 1-A. Houlton Band Jurisdiction Land. "Houlton Band Jurisdiction Land" means 32 A All Houlton Band Trust Land that exists as of the effective date of this subsection, 33 and 34 B_All Houlton Band Trust Land acquired after the effective date of this subjection 35 that is both within Aroostook County and within 50 miles of land described in 36 paragraph A 37 Sec. D-2. 30 MRSA §6203, sub-§2-A, as enacted by PL 1981, c 675, §§1 and 8, 38 is repealed and the following enacted in its place 39 2-A. Houlton Band Trust Land. "Houlton Band Trust Land" has the same meaning 40 as "Houlton Band trust land" in Section 2(2) of the federal Houlton Band of Maliseet 41 Indians Supplementary Claims Settlement Act of 1986, Public Law 99-566

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Sec. D-3. 30 MRSA §6206-B, sub-§1, as enacted by PL 2005, c 310, §1 and affected by $\S2$, is amended to read

1. Appointment of tribal law enforcement officers. The Houlton Band of Maliseet Indians may appoint law enforcement officers who have the authority to enforce all the laws of the State within the Houlton Band Trust Land <u>Law enforcement officers appointed</u> by the Houlton Band of Maliseet Indians have exclusive authority to enforce, within Houlton Band Jurisdiction Land, the criminal, juvenile, civil and domestic relations laws over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under section 6209-C, subsection 1, and to enforce, on Houlton Band Jurisdiction Land, ordinances adopted under section 6207-C, subsection 1 This section does not limit the existing authority of tribal officers under tribal law or affect the performance of federal duties by tribal officers

Sec. D-4. 30 MRSA §6207-C is enacted to read

14 §6207-C. Regulation of natural resources on Houlton Band Jurisdiction Land

- 151. Adoption of hunting, trapping and fishing ordinances by the Houlton Band of16Maliseet Indians. Subject to the limitations of subsection 6, the Houlton Band of Maliseet17Indians has exclusive authority within Houlton Band Jurisdiction Land to enact ordinances18regulating
- 19 <u>A Hunting, trapping or other taking of wildlife, and</u>
- 20B Taking of fish on any pond in which all the shoreline and all submerged lands are21wholly within Houlton Band Jurisdiction Land and that is less than 10 acres in surface22area

23 Ordinances under this subsection must be equally applicable, on a nondiscriminatory basis, 24 to all persons regardless of whether a person is a member of the Houlton Band of Maliseet 25 Indians except that, subject to the limitations of subsection 6, ordinances under this 26 subsection may include special provisions for the sustenance of the individual members of 27 the Houlton Band of Maliseet Indians In addition to the authority provided by this 28 subsection, the Houlton Band of Maliseet Indians, subject to the limitations of subsection 29 6, may exercise within Houlton Band Trust Land all the rights incident to ownership of 30 land under the laws of the State

31 2. Registration stations The Houlton Band of Maliseet Indians shall establish and 32 maintain registration stations for the purpose of registering bear, moose, deer and other 33 wildlife killed within Houlton Band Jurisdiction Land and shall adopt ordinances requiring 34 registration of such wildlife to the extent and in substantially the same manner as such 35 wildlife are required to be registered under the laws of the State These ordinances requiring 36 registration must be equally applicable to all persons without distinction based on tribal 37 membership The Houlton Band of Maliseet Indians shall report the deer, moose, bear and 38 other wildlife killed and registered within Houlton Band Jurisdiction Land to the 39 Commissioner of Inland Fisheries and Wildlife at such times as the commissioner considers 40 appropriate The records of registration of the Houlton Band of Maliseet Indians must be 41 available, at all times, for inspection and examination by the commissioner

42 3. Adoption of regulations by commission. Subject to the limitations of subsection
 43 6, the commission has exclusive authority to adopt fishing rules or regulations on

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COMMITTEE AMENDMENT

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1 A Any pond other than those specified in subsection 1, paragraph B, 50% or more of 2 the linear shoreline of which is within Houlton Band Jurisdiction Land, 3 B Any section of a river or stream, both sides of which are within Houlton Band 4 Jurisdiction Land, and 5 C Any section of a river or stream one side of which is within Houlton Band 6 Jurisdiction Land for a continuous length of 1/2 mile or more 7 In adopting such rules or regulations the commission shall consider and balance the need 8 to preserve and protect existing and future sport and commercial fisheries, the historical 9 non-Indian fishing interests, the needs or desires of the band to establish fishery practices 10 for the sustenance of the band or to contribute to the economic independence of the band, the traditional fishing techniques employed by and ceremonial practices of Indians in the 11 12 State and the ecological interrelationship between the fishery regulated by the commission 13 and other fisheries throughout the State Such regulation may include, without limitation, 14 provisions on the method, manner, bag and size limits and season for fishing 15 Said rules or regulations must be equally applicable on a nondiscriminatory basis to all 16 persons regardless of whether such person is a member of the Houlton Band of Maliseet 17 Indians Rules and regulations adopted by the commission may include the imposition of 18 fees and permits or license requirements on users of such waters other than members of the 19 Houlton Band of Maliseet Indians In adopting rules or regulations pursuant to this 20 subsection, the commission shall comply with the Maine Administrative Procedure Act 21 In order to provide an orderly transition of regulatory authority, all fishing laws and rules 22 and regulations of the State remain applicable to all waters specified in this subsection until 23 the commission certifies to the Commissioner of Inland Fisheries and Wildlife that the 24 commission has met and voted to adopt its own rules and regulations in substitution for 25 such laws and rules of the State 26 4. Sustenance fishing within Houlton Band Jurisdiction Land. Subject to the 27 limitations of subsection 6 and notwithstanding any other provision of state law to the contrary, the members of the Houlton Band of Maliseet Indians may take fish for their 28 29 individual sustenance within the boundaries of Houlton Band Jurisdiction Land to the same 30 extent as authorized under section 6207, subsection 4 31 5. Posting. Lands or waters subject to regulation by the commission or the Houlton 32 Band of Maliseet Indians must be conspicuously posted in such a manner as to provide 33 reasonable notice to the public of the limitations on hunting, trapping, fishing or other use 34 of the lands or waters 35 Supervision by Commissioner of Inland Fisheries and Wildlife. 6. The 36 Commissioner of Inland Fisheries and Wildlife, or the commissioner's successor, is entitled 37 to conduct fish and wildlife surveys within Houlton Band Jurisdiction Land and on waters 38 subject to the jurisdiction of the commission to the same extent as the commissioner is 39 authorized to conduct surveys in other areas of the State Before conducting any such 40 survey, the commissioner shall provide reasonable advance notice to the Houlton Band of 41 Maliseet Indians and afford it a reasonable opportunity to participate in such survey. If the 42 commissioner, at any time, has reasonable grounds to believe that a tribal ordinance or 43 commission rule adopted under this section, or the absence of such a tribal ordinance or 44 commission rule, is adversely affecting or is likely to adversely affect the stock of any fish

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or wildlife on lands or waters outside the boundaries of land or waters subject to regulation 1 2 by the commission or the Houlton Band of Maliseet Indians, the commissioner shall inform 3 the governing body of the band or the commission, as is appropriate, of the commissioner's 4 opinion and attempt to develop appropriate remedial standards in consultation with the 5 band or the commission If such efforts fail, the commissioner may call a public hearing to 6 investigate the matter further Any such hearing must be conducted in a manner consistent 7 with the laws of the State applicable to adjudicative hearings. If, after hearing, the 8 commissioner determines that any such ordinance or rule, or the absence of an ordinance 9 or rule, is causing, or there is a reasonable likelihood that it will cause, a significant 10 depletion of fish or wildlife stocks on lands or waters outside the boundaries of lands or 11 waters subject to regulation by the Houlton Band of Maliseet Indians or the commission, 12 the commissioner may adopt appropriate remedial measures including rescission of any 13 such ordinance or rule and, in lieu thereof, order the enforcement of the generally applicable 14 laws or rules of the State In adopting any remedial measures the commissioner shall use 15 the least restrictive means possible to prevent a substantial diminution of the stocks in 16 question and shall take into consideration the effect that non-Indian practices on non-Indian lands or waters are having on those stocks. The remedial measures adopted by the 17 commissioner may not be more restrictive than those that the commissioner could impose 18 19 if the area in question was not within Houlton Band Jurisdiction Land or waters subject to 20 commission regulation 21 In any administrative proceeding under this section the commissioner has the burden of 22 proof The decision of the commissioner may be appealed in the manner provided by the 23 laws of the State for judicial review of administrative action and may be sustained only if

- 24 <u>supported by substantial evidence</u>
- 7. Transportation of game. Fish lawfully taken within Houlton Band Jurisdiction
 Land or in waters subject to commission regulation and wildlife lawfully taken within
 Houlton Band Jurisdiction Land and registered pursuant to ordinances adopted by the
 Houlton Band of Maliseet Indians, may be transported within the State

8. Fish and wildlife on non-Indian lands. The commission shall undertake appropriate studies, consult with the Houlton Band of Maliseet Indians and landowners and state officials, and make recommendations to the commissioner and the Legislature with respect to implementation of fish and wildlife management policies on non-Indian lands in order to protect fish and wildlife stocks on lands and water subject to regulation by the Houlton Band of Maliseet Indians or the commission

9. Fish. As used in this section, the term "fish" means a cold-blooded, completely
 aquatic vertebrate animal having permanent fins, gills and an elongated streamlined body
 usually covered with scales and includes inland fish and anadromous and catadromous fish
 when in inland water

- 3910. Regulation of drinking water. Unless the Houlton Band of Maliseet Indians, in401ts discretion, enters into an intergovernmental agreement authorizing the State to exercise41concurrent jurisdiction over specific drinking water-related issues within Houlton Band42Jurisdiction Land
- 43A The Houlton Band of Maliseet Indians has exclusive authority to enact ordinances44regulating drinking water within Houlton Band Jurisdiction Land,

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1	<u>B</u> The State may not exercise primary enforcement authority from the United States
2	Environmental Protection Agency to implement the federal Safe Drinking Water Act
3	and its implementing regulations, as amended, within Houlton Band Jurisdiction Land,
4	and
5	<u>C The Houlton Band of Maliseet Indians may seek to be treated as a state and to obtain</u>
6	primary enforcement authority from the United States Environmental Protection
7	Agency to implement the federal Safe Drinking Water Act and its implementing
8	regulations, as amended, within Houlton Band Jurisdiction Land
9	Notwithstanding any other provision of this subsection, the Houlton Band of Maliseet
10	Indians' jurisdiction does not extend beyond Houlton Band Jurisdiction Land
11	Sec. D-5. 30 MRSA §6207-D is enacted to read
12	<u>§6207-D. Jurisdiction of the Houlton Band of Maliseet Indians over drinking water</u>
13	within Houlton Band Jurisdiction Land
14	Notwithstanding any provision of state law to the contrary, pursuant to the federal
15	Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Section 6(e)(2), the State
16	and the Houlton Band of Maliseet Indians agree and establish that
17	1. Jurisdiction of Houlton Band of Maliseet Indians to administer drinking water-
18	related programs. The Houlton Band of Maliseet Indians may seek to be treated as a state
19	pursuant to the federal Safe Drinking Water Act, 42 United States Code, Section 300j-11,
20	and its implementing regulations, as amended, within Houlton Band Jurisdiction Land and
21	may otherwise benefit from and exercise jurisdiction under any other federal law enacted
22	after October 10, 1980 that permits a federally recognized Indian tribe to administer
23	drinking water-related programs, and
24	2. Administration of drinking water-related programs does not affect or preempt
25	state law. The application of any provision of the federal Safe Drinking Water Act and its
26	implementing regulations, as amended, and of any other federal law enacted after October
27	10, 1980 that permits a federally recognized Indian tribe to administer drinking water-
28	related programs and the enforcement of such laws and regulations by the Houlton Band
29	of Maliseet Indians under subsection 1 does not affect or preempt the laws of the State
30	Notwithstanding any other provision of this section, the Houlton Band of Maliseet
31	Indians' jurisdiction does not extend beyond Houlton Band Jurisdiction Land
32	Sec. D-6. 30 MRSA §6209-C, as corrected by RR 2011, c 1, §45, 1s amended to
33	read
34	§6209-C. Jurisdiction of the Houlton Band of Maliseet Indians Tribal Court
35 36 37	1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3 and 4, the Houlton Band of Maliseet Indians has the right to exercise exclusive jurisdiction, separate and distinct from the State, over
38 39 40 41 42 43	A Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed \$5,000 and that are committed on the Houlton Band Jurisdiction Land by a member of the Houlton Band of Maliseet Indians any federally recognized Indian tribe, nation, band or other group, except when committed against a person who is not a member of the Houlton Band of Maliseet Indians any federally recognized Indian tribe, nation, band or other group or

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against the property of a person who is not a member of the Houlton Band of Maliseet Indians any federally recognized Indian tribe, nation, band or other group,

B Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Houlton Band of Maliseet Indians under paragraph A and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B and C, committed by a juvenile member of the Houlton Band of Maliseet Indians on the, the Passamaquoddy Tribe, the Penobscot Nation or the Mi'kmaq Nation within Houlton Band Jurisdiction Land,

9 С Civil actions between members of the Houlton Band of Maliseet Indians, the 10 Passamaquoddy Tribe, the Penobscot Nation or the Mi'kmaq Nation arising on the 11 Houlton Band Jurisdiction Land and cognizable as small claims under the laws of the 12 State and civil actions against a member of the Houlton Band of Maliseet Indians, the 13 Passamaquoddy Tribe, the Penobscot Nation or the Mi'kmag Nation under Title 22, 14 section 2383 involving conduct on the within Houlton Band Jurisdiction Land by a 15 member of the Houlton Band of Maliseet Indians, the Passamaguoddy Tribe, the 16 Penobscot Nation or the Mi'kmag Nation,

- 17DIndian child custody proceedings to the extent authorized by applicable state and18federal law, and
- 19EOther domestic relations matters, including marriage, divorce and support, between20members of the Houlton Band of Maliseet Indians, the Passamaquoddy Tribe, the21Penobscot Nation or the Mi'kmaq Nation, both of whom reside within the Houlton22Band Jurisdiction Land-, and
- <u>F</u> Notwithstanding any other provision of this subsection, civil and criminal actions
 regarding the enforcement of ordinances enacted pursuant to section 6207-C,
 <u>subsection 10, except that the Houlton Band of Maliseet Indians may not exercise</u>
 <u>jurisdiction over a nonprofit public municipal corporation</u>

27 The governing body of the Houlton Band of Maliseet Indians shall decide whether to 28 exercise or terminate the exercise of the exclusive jurisdiction authorized by this 29 subsection The decision to exercise, to terminate the exercise of or to reassert the exercise 30 of jurisdiction under each of the subject areas described by paragraphs A to $\mathbf{E} \mathbf{F}$ may be 31 made separately Until the Houlton Band of Maliseet Indians notifies the Attorney General 32 that the band has decided to exercise exclusive jurisdiction set forth in any or all of the 33 paragraphs in this subsection, the State has exclusive jurisdiction over those matters If the 34 Houlton Band of Maliseet Indians chooses not to exercise or chooses to terminate its 35 exercise of exclusive jurisdiction set forth in any or all of the paragraphs in this subsection, 36 the State has exclusive jurisdiction over those matters until the Houlton Band of Maliseet 37 Indians chooses to exercise its exclusive jurisdiction When the Houlton Band of Maliseet 38 Indians chooses to reassert the exercise of exclusive jurisdiction over any or all of the areas 39 of the exclusive jurisdiction authorized by this subsection it must first provide 30 days' 40 notice to the Attorney General Except as provided in subsections 2 and 3 paragraphs A 41 and B, all laws of the State relating to criminal offenses and juvenile crimes apply within 42 the Houlton Band Trust Land and the State has exclusive jurisdiction over those offenses 43 and crimes

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1-A. Exclusive jurisdiction over Penobscot Nation members. The Houlton Band of Maliseet Indians has the right to exercise exclusive jurisdiction, separate and distinct from the State, over-

A Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed \$5,000 and that are committed on the Houlton Band Jurisdiction Land by a member of the Penobscot Nation against a member or property of a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection, and by a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection, and by a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection against a member or the property of a member of the Penobscot Nation,

13B – Juvenile crimes against a person or property involving-conduct that, if committed14by an adult, would fall within the exclusive jurisdiction of the Houlton Band of15Maliseet Indians under paragraph A and juvenile crimes, as defined in Title 15, section163103, subsection 1, paragraphs B and C, committed by a juvenile member of the17Penobscot Nation on the Houlton Band Jurisdiction Land,

18C— Civil actions between a member of those federally recognized Indian tribes19otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians20under this subsection and members of the Penobscot Nation arising on the Houlton21Band Jurisdiction Land and cognizable as small claims under the laws of the State and22civil actions against a member of the Penobscot Nation under Title 22, section 238323involving conduct on the Houlton Band Jurisdiction Land by a member of the24Penobscot Nation,

D-Indian child custody proceedings to the extent authorized by applicable federal law,
 and

E Other domestic relations matters, including marriage, divorce and support, between members of either those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection or the Penobscot Nation, both of whom reside on the Houlton Band Jurisdiction Land-

The-Houlton Band of Maliseet Indians may assert, terminate or reassert exclusive
 jurisdiction over these areas as described in subsection 1.

33 1-B. Exclusive jurisdiction over Passamaquoddy Tribe members - The Houlton
 34 Band of Maliseet Indians has the right to exercise exclusive jurisdiction, separate and
 35 distinct from the State, over-

36 A Criminal offenses for which the maximum potential term of imprisonment does not 37 exceed one year and the maximum potential fine does not exceed \$5,000 and that are 38 committed on the Houlton Band Jurisdiction Land by a member of the Passamaquoddy 39 Tribe against a member or property of a member of those federally recognized Indian 40 tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet 41 Indians under this subsection, and by a member of those federally recognized Indian 42 tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet 43 Indians under this subsection against a member or the property of a member of the 44 Passamaquoddy Tribe,

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B Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Houlton Band of Maliseet Indians under paragraph A and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B and C, committed by a juvenile member of the Passamaquoddy Tribe on the Houlton Band Jurisdiction Land,

C Civil actions between a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection and members of the Passamaquoddy Tribe arising on the Houlton Band Jurisdiction Land and cognizable as small claims under the laws of the State and civil actions against a member of the Passamaquoddy Tribe under Title 22, section 2383 involving conduct on the Houlton Band Jurisdiction Land by a member of the Passamaquoddy Tribe,

13 D- Indian child custody proceedings to the extent authorized by applicable federal law,
 14 and

15E Other domestic relations matters, including marriage, divorce and support, between16members of either those federally recognized Indian tribes otherwise subject to the17exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection or18the Passamaquoddy Tribe, both of whom reside on the Houlton Band Jurisdiction Land-

19The Houlton Band of Maliseet Indians may assert, terminate or reassert exclusive20jurisdiction over these areas as described in subsection 1-

21 2. Definitions of crimes; tribal procedures. In exercising its exclusive jurisdiction 22 under subsection 1, paragraphs A and B, the Houlton Band of Maliseet Indians is deemed 23 to be enforcing tribal law of the Houlton Band of Maliseet Indians The definitions of the 24 criminal offenses and juvenile crimes and the punishments applicable to those criminal 25 offenses and juvenile crimes over which the Houlton Band of Maliseet Indians has 26 exclusive jurisdiction under this section are governed by the laws of the State Issuance and 27 execution of criminal process are also governed by the laws of the State The procedures 28 for the establishment and operation of tribal forums created to effectuate the purposes of 29 this section are governed by federal statute, including, without limitation, the provisions of 30 25 United States Code, Sections 1301 to 1303 and rules and regulations generally 31 applicable to the exercise of criminal jurisdiction by Indian tribes on federal Indian 32 reservations

2-A. Criminal records, juvenile records and fingerprinting. At the arraignment of
 a criminal defendant, the Houlton Band of Maliseet Indians Tribal Court shall inquire
 whether fingerprints have been taken or whether arrangements have been made for
 fingerprinting If neither has occurred, the Houlton Band of Maliseet Indians Tribal Court
 shall instruct both the responsible law enforcement agency and the person charged as to
 their respective obligations in this regard, consistent with Title 25, section 1542-A

39At the conclusion of a criminal or juvenile proceeding within the Houlton Band of Maliseet40Indians' exclusive or concurrent jurisdiction, except for a violation of Title 12 or Title 29-A41that is a Class D or Class E crime other than a Class D crime that involves hunting while42under the influence of intoxicating liquor or drugs or with an excessive alcohol level or the43operation or attempted operation of a watercraft, all-terrain vehicle, snowmobile or motor44vehicle while under the influence of intoxicating liquor or drugs or with an excessive45alcohol level, the Houlton Band of Maliseet Indians Tribal Court shall transmit to the

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Department of Public Safety, State Bureau of Identification an abstract duly authorized on forms provided by the bureau

3. Lesser included offenses in state courts. In any criminal proceeding in the courts of the State in which a criminal offense under the exclusive jurisdiction of the Houlton Band of Maliseet Indians constitutes a lesser included offense of the criminal offense charged, the defendant may be convicted in the courts of the State of the lesser included offense A lesser included offense is as defined under the laws of the State

4. Double jeopardy; collateral estoppel. A prosecution for a criminal offense or juvenile crime over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under this section does not bar a prosecution for a criminal offense or juvenile crime arising out of the same conduct over which the State has exclusive jurisdiction A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime arising out of the same conduct over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under this section. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a tribal forum.

5. Houlton Band Jurisdiction Land. For the purposes of this section, "Houlton Band Jurisdiction Land" means only the Houlton Band Trust Land described as follows-

22A Lands transferred from Ralph E Longstaff and Justina Longstaff to the United23States of America in trust for the Houlton Band of Maliseet Indians, located in Houlton,24Aroostook County and recorded in the Aroostook County South Registry of Deeds in25Book 2144, Page 198, and

B—Lands transferred from F Douglas Lowrey to the United States of America in trust
 for the Houlton Band of Maliseet Indians, located in Houlton and Littleton, Aroostook
 County and recorded in the Aroostook County South Registry of Deeds in Book 2847,
 Page 114-

The designation of Houlton Band Jurisdiction Land in this subsection in no way affects the
 acquisition of additional Houlton Band Trust Land pursuant to applicable federal and state
 law, nor limits the Houlton Band of Maliseet Indians from making additional requests that
 portions of the trust land be included in this subsection.

6. Effective date; full Full faith and credit. This section takes effect only if the The
 State, the Passamaquoddy Tribe and the Penobscot Nation agree to shall give full faith and
 credit to the judicial proceedings of the Houlton Band of Maliseet Indians and the The
 Houlton Band of Maliseet Indians agrees to shall give full faith and credit to the judicial
 proceedings of the State, the Passamaquoddy Tribe and, the Penobscot Nation, the Mi'kmaq
 Nation and the State

 40
 Sec. D-7. 30 MRSA §6209-D, as enacted by PL 2009, c 384, Pt C, §1 and affected

 41
 by §2, is repealed

42 Sec. D-8. Contingent effective date. This Part takes effect 120 days after
 43 adjournment of the First Special Session of the 131st Legislature only if, within 90 days
 44 after adjournment of the First Special Session of the 131st Legislature, the Secretary of

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State receives written certification from the Houlton Band Council of the Houlton Band of Maliseet Indians that the Houlton Band of Maliseet Indians has agreed to the provisions of this Part, copies of which must be submitted by the Secretary of State to the Secretary of the Senate, the Clerk of the House and the Revisor of Statutes Upon such written certification by the Houlton Band Council of the Houlton Band of Maliseet Indians, each section of this Part regarding or affecting the Houlton Band of Maliseet Indians and its tribal members and lands constitutes a jurisdictional agreement for purposes of the federal Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Section 6(e)(2) Such written certification by the Houlton Band Council of the Houlton Band of Maliseet Indians does not constitute an agreement that the contingencies in Public Law 1981, chapter 675 were met or that the provisions of Public Law 1981, chapter 675 ever took effect

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PART E

Sec. E-1. 30 MRSA §6206, sub-§3, as amended by RR 2019, c 2, Pt A, §30, 1s further amended to read

15 3. Ordinances. The Passamaguoddy Tribe and the Penobscot Nation each has the 16 right to exercise exclusive jurisdiction within its respective Indian territory over violations 17 by members of either tribe or nation any federally recognized Indian tribe, nation, band or 18 other group of tribal ordinances adopted pursuant to this section or section 6207 The 19 decision to exercise or terminate the jurisdiction authorized by this section must be made 20 by each tribal governing body. If either tribe or nation chooses not to exercise, or to 21 terminate its exercise of, juiisdiction as authorized by this section or section 6207, the State 22 has exclusive jurisdiction over violations of tribal ordinances by members of either tribe or 23 nation any federally recognized Indian tribe, nation, band or other group within the Indian 24 territory of that tribe or nation The State has exclusive jurisdiction over violations of tribal 25 ordinances by persons not members of either tribe or nation any federally recognized Indian 26 tribe, nation, band or other group except as provided in the section or sections referenced 27 in the following

- A Section 6209-A
- B Section 6209-B

30 Sec. E-2. 30 MRSA §6210, sub-§1, as amended by PL 1995, c 388, §7 and 31 affected by §8, is repealed and the following enacted in its place.

32 <u>1. Exclusive authority of tribal law enforcement officers.</u> Law enforcement officers
 33 appointed by the Passamaquoddy Tribe and the Penobscot Nation have exclusive authority
 34 to enforce

- 35A Within their respective Indian territories, ordinances adopted under section 620636and section 6207, subsections 1, 10 and 11,
- 37B On their respective Indian reservations, the criminal, juvenile, civil and domestic38relations laws over which the Passamaquoddy Tribe or the Penobscot Nation have39jurisdiction under section 6209-A, subsection 1 and section 6209-B, subsection 1,40respectively, and
- 41 <u>C Within their respective Indian territories, the civil and domestic relations laws over</u> 42 <u>which the Passamaquoddy Tribe or the Penobscot Nation have jurisdiction under</u>

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ROS	COMMITTEE AMENDMENT "A" to H P 1045, L D 1620
1 2	section 6209-A, subsection 1, paragraphs C to F and section 6209-B, subsection 1, paragraphs C to F, respectively
3 4	Sec. E-3. 30 MRSA §6210, sub-§2, as amended by PL 1995, c 388, §7 and affected by §8, is repealed and the following enacted in its place
5	2. Joint authority of tribal and state law enforcement officers. Law enforcement
6	officers appointed by the Passamaquoddy Tribe or the Penobscot Nation have the authority
7	within their respective Indian territories and state and county law enforcement officers have
8	the authority within both Indian territories to enforce
9	A Rules or regulations adopted by the commission under section 6207, subsection 3,
10	and
11	B All laws of the State other than those over which law enforcement officers appointed
12	by the Passamaquoddy Tribe or the Penobscot Nation have exclusive jurisdiction under
13	subsection 1
14	Sec. E-4. 30 MRSA §6210, sub-§3, as amended by PL 1995, c 388, §7 and
15	affected by §8, 1s further amended to read
16	3. Agreements for cooperation and mutual aid. This section does not prevent
17	impact existing agreements for cooperation and mutual aid between the Passamaquoddy
18	Tribe or the Penobscot Nation and any state, county or local law enforcement agency or
19	prevent the Passamaquoddy Tribe or the Penobscot Nation and any state, county or local
20	law enforcement agency from entering into future agreements for cooperation and mutual
21	aid
22	Sec. E-5. Contingent effective date. This Part takes effect 120 days after
23	adjournment of the First Special Session of the 131st Legislature only if, within 90 days
24 25	after adjournment of the First Special Session of the 131st Legislature, the Secretary of
23 26	State receives written certification from the Joint Tribal Council of the Passamaquoddy
20	Tribe that the tribe has agreed to the provisions of this Part and from the Governor and the Council of the Penobscot Nation that the nation has agreed to the provisions of this Part,
28	copies of which must be submitted by the Secretary of State to the Secretary of the Senate,
29	the Clerk of the House and the Revisor of Statutes '
30	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section
31	number to read consecutively
32	SUMMARY
33	This amendment, which is the majority report of the committee, replaces the bill, which
34	is a concept draft, and changes the title The amendment provides for greater parity
35	between the jurisdiction recognized by the State of the Passamaquoddy Tribe, the
36	Penobscot Nation, the Houlton Band of Maliseet Indians and the Mi'kmaq Nation, referred
37	to collectively in this summary as the Wabanaki Nations
38	Part A of the amendment amends Public Law 1989, chapter 148, which governs the
39	jurisdictional relationship between the State and the Mi'kmaq Nation, as follows
40	1 It renames the laws governing the jurisdiction of the Mi'kmaq Nation within the
41	State the "Mi'kmaq Nation Restoration Act" and, for purposes of that Act, newly defines
42	"Mi'kmaq Nation Jurisdiction Land" to mean all land held by the United States Secretary

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of the Interior in trust for the Mi'kmag Nation as of the effective date of the Act as well as all land acquired by the secretary in trust for the nation after the effective date of the Act if it is within Aroostook County and within 50 miles of land held in trust for the nation on the effective date of the Act

2 It provides that, similar to the other Wabanaki Nations in the State and except as provided in the Act, the Mi'kmaq Nation, the nation's members and lands and natural resources held by or in trust for the nation and its members are subject to the laws of the State and to the civil and criminal jurisdiction of the courts of the State

3 It recognizes the authority of the Mi'kmaq Nation, similar to the authority of the 10 Passamaquoddy Tribe and the Penobscot Nation, to exercise exclusive jurisdiction over internal tribal matters, to exercise power similar to that of a municipality within Mi'kmaq 12 Nation Jurisdiction Land, including the power to enact ordinances, and to sue and be sued in the courts of the State It also recognizes the Mi'kmaq Nation's immunity from suit when 14 the nation is acting in a governmental capacity

15 4 It recognizes the Mi'kmaq Nation's authority to enact ordinances regulating hunting, 16 trapping and fishing within Mi'kmaq Nation Jurisdiction Land and requires that lands or 17 waters subject to regulation by the nation be clearly posted The hunting, trapping and 18 fishing ordinances adopted by the nation must be equally applicable to members and 19 nonmembers of the nation except that members of the Mi'kmag Nation may take fish for 20 their individual sustenance within the boundaries of Mi'kmaq Nation Jurisdiction Land to 21 the same extent that members of the Passamaquoddy Tribe and the Penobscot Nation may 22 exercise sustenance fishing rights within the boundaries of their respective reservations 23 under current law It also provides that the Commissioner of Inland Fisheries and Wildlife 24 may conduct fish and wildlife surveys within Mi'kmaq Nation Jurisdiction Land and 25 establishes a process for the adoption of remedial measures if a tribal ordinance or the 26 absence of a tribal ordinance is causing or there is a reasonable likelihood that it will cause 27 a significant depletion of fish or wildlife stocks on lands or waters outside the boundaries 28 of Mi'kmaq Nation Jurisdiction Land

29 5 It recognizes the exclusive authority of the Mi'kmaq Nation in Mi'kmaq Nation 30 Jurisdiction Land, similar to the authority of the Passamaquoddy Tribe in Passamaquoddy 31 Indian territory, to enact ordinances regulating drinking water unless the nation exercises 32 its discretion to enter into an intergovernmental agreement authorizing the State to exercise 33 concurrent jurisdiction over specific drinking water-related issues It also prohibits the 34 State from exercising primary enforcement authority to implement the federal Safe 35 Drinking Water Act within Mi'kmaq Nation Jurisdiction Land and recognizes the authority 36 of the Mi'kmaq Nation to seek to be treated as a state and to obtain primary enforcement 37 authority to implement the federal Safe Drinking Water Act within Mi'kmag Nation 38 Jurisdiction Land

39 6 It recognizes the authority of the Mi'kmaq Nation to establish a tribal court that may 40 exercise jurisdiction analogous to the jurisdiction of the Passamaquoddy Tribal Court and 41 the Penobscot Nation Tribal Court under current law

42 Α The Mi'kmaq Tribal Court may exercise exclusive jurisdiction over criminal 43 offenses committed by a member of any federally recognized Indian tribe, nation, band 44 or other group within Mi'kmaq Nation Jurisdiction Land if the maximum potential term 45 of imprisonment is less than one year and the maximum potential fine does not exceed

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\$5,000, unless the offense is committed against a victim who is not a member of a federally recognized Indian tribe, nation or band, juvenile crimes that, if committed by an adult, would be within the exclusive jurisdiction of the Mi'kmag Tribal Court as well as specific drug and alcohol juvenile crimes committed within Mi'kmaq Nation Jurisdiction Land by a member of the Mi'kmaq Nation, the Passamaquoddy Tribe, the Penobscot Nation or the Houlton Band of Maliseet Indians, small claims actions between members of the Mi'kmaq Nation, the Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians arising within Mi'kmaq Nation Jurisdiction Land and certain civil drug possession offenses committed by members of the Mı'kmaq Nation, the Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians within Mi'kmaq Nation Jurisdiction Land, Indian child custody proceedings to the extent authorized by state or federal law, other domestic relations matters between members of the Mi'kmaq Nation, the Passamaquoddy Tribe, the Penobscot Nation or the Houlton Band of Maliseet Indians, both of whom reside within Mi'kmaq Nation Jurisdiction Land, and the enforcement of drinking water ordinances adopted by the Mi'kmaq Nation for Mi'kmaq Nation Jurisdiction Land, except that the nation may not exert jurisdiction over a nonprofit public municipal corporation

19B The Mi'kmaq Tribal Court and the State may exercise concurrent jurisdiction over20certain Class D domestic violence crimes committed within Mi'kmaq Nation21Jurisdiction Land by or against a member of a federally recognized Indian tribe, nation,22band or other group if the maximum potential term of imprisonment does not exceed23one year and the potential fine does not exceed \$2,000

C The laws of the State govern the definitions of the criminal offenses and juvenile crimes that may be prosecuted in Mi'kmaq Tribal Court and the applicable punishments for those offenses In addition, the Mi'kmaq Tribal Court must afford specific minimum due process rights required under federal law to criminal and juvenile defendants

7 It requires the State to give full faith and credit to the judicial proceedings of the
Mi'kmaq Nation and the Mi'kmaq Nation to give full faith and credit to the judicial
proceedings of the Passamaquoddy Tribe, the Penobscot Nation, the Houlton Band of
Maliseet Indians and the State

8 It recognizes the Mi'kmaq Nation's authority to appoint law enforcement officers with exclusive authority to enforce the criminal, juvenile, civil and domestic relations laws within Mi'kmaq Nation Jurisdiction Land over which the Mi'kmaq Tribal Court has exclusive jurisdiction The Mi'kmaq Nation's law enforcement officers and state and county law enforcement officers have concurrent authority to enforce all other laws of the State within Mi'kmaq Nation Jurisdiction Land

9 It provides that the Mi'kmaq Nation is eligible to apply for any federally funded 39 40 discretionary state grants or loans to the same extent and subject to the same eligibility 41 requirements as municipalities in the State Residents of Mi'kmag Nation Trust Land are 42 also entitled to receive any state grant, loan, unemployment compensation, medical or 43 welfare benefit or other social service to the same extent and subject to the same eligibility 44 requirements as other persons in the State, except that the amount of state funding received 45 by a person must be reduced by the amount of any federal funding received by that person 46 for substantially the same purpose and substantially the same period of time

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Part A further directs the Revisor of Statutes to replace the words "Aroostook Band of Micmacs" with the words "Mikmaq Nation" when updating, publishing or republishing the Maine Revised Statutes

Because it represents a jurisdictional agreement between the State and the Mi'kmaq Nation authorized by Section 6(d) of the federal Aroostook Band of Micmacs Settlement Act, Public Law 102-171, Part A of the amendment does not take effect unless, within 90 days of the adjournment of the First Special Session of the 131st Legislature, the Mi'kmaq Nation certifies to the Secretary of State that the Mikmaq Nation agrees to the provisions of Part A

Part B of the amendment amends certain provisions of An Act to Implement the Maine Indian Claims Settlement, referred to in this summary as the Maine Implementing Act, 12 governing the jurisdictional relationship between the State and the Passamaquoddy Tribe as follows

14 1 It provides that the exclusive jurisdiction of the Passamaquoddy Tribal Court over 15 certain criminal offenses, juvenile crimes, small claims and civil drug possession actions 16 arising within the Passamaquoddy Indian reservation under current law extends to those 17 same types of criminal offenses, juvenile crimes, small claims and civil drug possession 18 actions arising within all of Passamaquoddy Indian territory It also provides that the 19 exclusive jurisdiction of the Passamaquoddy Tribal Court over domestic relations matters 20 between members of the Passamaquoddy Tribe, the Penobscot Nation and the Houlton 21 Band of Maliseet Indians, both of whom reside on the Passamaguoddy Indian reservation, 22 extends to the same types of domestic relations matters arising between members of any of 23 the Wabanakı Nations, both of whom reside within Passamaquoddy Indian territory

24 2 It clarifies within the Maine Implementing Act that the State must give full faith and 25 credit to the judicial proceedings of the Passamaquoddy Tribe and that the Passamaquoddy 26 Tribe must give full faith and credit to the judicial proceedings of the Penobscot Nation, 27 the Houlton Band of Maliseet Indians, the Mi'kmag Nation and the State

28 Because it represents a jurisdictional agreement between the State and the 29 Passamaquoddy Tribe authorized by Section 6(e)(1) of the federal Maine Indian Claims 30 Settlement Act of 1980, Public Law 96-420, Part B of the amendment does not take effect 31 unless, within 90 days of the adjournment of the First Special Session of the 131st 32 Legislature, the Joint Tribal Council of the Passamaquoddy Tribe certifies to the Secretary 33 of State that the Passamaquoddy Tribe agrees to the provisions of Part B

34 Part C of the amendment amends certain provisions of the Maine Implementing Act 35 governing the jurisdictional relationship between the State and the Penobscot Nation as 36 follows

37 1 It recognizes the exclusive authority of the Penobscot Nation in Penobscot Indian 38 territory, similar to the authority of the Passamaquoddy Tribe in Passamaquoddy Indian 39 territory, to enact ordinances regulating drinking water unless the nation exercises its 40 discretion to enter into an intergovernmental agreement authorizing the State to exercise concurrent jurisdiction over specific drinking water-related issues It also prohibits the 41 42 State from exercising primary enforcement authority to implement the federal Safe 43 Drinking Water Act within Penobscot Indian territory and recognizes the authority of the 44 Penobscot Nation to seek to be treated as a state and to obtain primary enforcement

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authority to implement the federal Safe Drinking Water Act within Penobscot Indian territory

2 It provides that the exclusive jurisdiction of the Penobscot Nation Tribal Court over certain criminal offenses, juvenile crimes, small claims and civil drug possession actions arising within the Penobscot Indian reservation under current law extends to those same types of criminal offenses, juvenile crimes, small claims and civil drug possession actions arising within all of Penobscot Indian territory To the extent that the Penobscot Nation Tribal Court has exclusive jurisdiction over members of the Passamaguoddy Tribe or the Penobscot Nation under these provisions, it extends that exclusive jurisdiction to members of any of the Wabanaki Nations It also provides that the exclusive jurisdiction of the Penobscot Nation Tribal Court over domestic relations matters between members of the Passamaguoddy Tribe and the Penobscot Nation, both of whom reside on the Penobscot Indian reservation, extends to the same types of domestic relations matters arising between members of any of the Wabanakı Nations, both of whom reside within Passamaquoddy Indian territory The amendment further recognizes the exclusive authority of the Penobscot Nation Tribal Court to enforce any drinking water ordinances adopted by the nation for Penobscot Indian territory, except that the nation may not exercise jurisdiction over a nonprofit public municipal corporation

193 It clarifies within the Maine Implementing Act that the State must give full faith and20credit to the judicial proceedings of the Penobscot Nation and that the Penobscot Nation21must give full faith and credit to the judicial proceedings of the Passamaquoddy Tribe, the22Houlton Band of Maliseet Indians, the Mi'kmaq Nation and the State

Because it represents a jurisdictional agreement between the State and the Penobscot Nation authorized by Section 6(e)(1) of the federal Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Part C of the amendment does not take effect unless, within 90 days of the adjournment of the First Special Session of the 131st Legislature, the Governor and Council of the Penobscot Nation certify to the Secretary of State that the Penobscot Nation agrees to the provisions of Part C

Part D of the amendment amends certain provisions of the Maine Implementing Act
 governing the jurisdictional relationship between the State and the Houlton Band of
 Maliseet Indians as follows

32 1 It repeals the definition of "Houlton Band Trust Land" and replaces it with a definition that cross-references the definition established in the federal Houlton Band of 33 34 Maliseet Indians Supplementary Claims Settlement Act of 1986, Public Law 99-566 It 35 also repeals the definition of "Houlton Band Jurisdiction Land" and newly defines that term 36 to mean all land held by the United States Secretary of the Interior in trust for the Houlton 37 Band of Maliseet Indians as of the effective date of this legislation as well as all land 38 acquired by the secretary in trust for the band after the effective date of this legislation if it 39 is within Aroostook County and within 50 miles of land held in trust for the band on the 40 effective date of this legislation

2 It recognizes the Houlton Band of Maliseet Indians' authority to enact ordinances
regulating hunting, trapping and fishing within Houlton Band Jurisdiction Land and the
authority of the Maine Indian Tribal-State Commission to regulate fishing on certain waters
on the boundary of Houlton Band Jurisdiction Land Lands and waters subject to regulation
by the band or the commission must be clearly posted The hunting, trapping and fishing

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ordinances and rules adopted by the band and the commission must be equally applicable to members and nonmembers of the band, except that members of the Houlton Band of Maliseet Indians may take fish for their individual sustenance within the boundaries of Houlton Band Jurisdiction Land to the same extent that members of the Passamaquoddy Tribe and the Penobscot Nation may exercise sustenance fishing rights within the boundaries of their respective reservations under current law It also provides that the Commissioner of Inland Fisheries and Wildlife may conduct fish and wildlife surveys within Houlton Band Jurisdiction Land and establishes a process for the adoption of remedial measures if a tribal ordinance or commission rule or the absence of a tribal ordinance or commission rule is causing or there is a reasonable likelihood that it will cause a significant depletion of fish or wildlife stocks on lands or waters outside the boundaries of Houlton Band Jurisdiction Land

13 3 It recognizes the exclusive authority of the Houlton Band of Maliseet Indians in 14 Houlton Band Jurisdiction Land, similar to the authority of the Passamaquoddy Tribe in 15 Passamaquoddy Indian territory, to enact ordinances regulating drinking water unless the 16 band exercises its discretion to enter into an intergovernmental agreement authorizing the 17 State to exercise concurrent jurisdiction over specific drinking water-related issues It also 18 prohibits the State from exercising primary enforcement authority to implement the federal 19 Safe Drinking Water Act within Houlton Band Jurisdiction Land and recognizes the 20 authority of the Houlton Band of Maliseet Indians to seek to be treated as a state and to 21 obtain primary enforcement authority to implement the federal Safe Drinking Water Act 22 within Houlton Band Jurisdiction Land

23 4 It combines in one statutory location the 3 separate provisions of current law 24 describing the exclusive jurisdiction that may be exercised by the Houlton Band of Maliseet 25 Indians Tribal Court over certain criminal offenses, juvenile crimes, small claims and civil 26 drug possession actions arising within Houlton Band Jurisdiction Land and certain 27 domestic relations matters when both parties reside within Houlton Band Jurisdiction Land 28 To the extent that the Houlton Band of Maliseet Indians Tribal Court may exercise 29 exclusive jurisdiction over members of the Passamaguoddy Tribe, the Penobscot Nation or 30 the Houlton Band of Maliseet Indians under these provisions, the amendment extends that 31 exclusive jurisdiction to members of the Mi'kmaq Nation It further recognizes the 32 exclusive authority of the Houlton Band of Maliseet Indians Tribal Court to enforce any 33 drinking water ordinances adopted by the band for Houlton Band Jurisdiction Land, except 34 that the nation may not exercise jurisdiction over a nonprofit public municipal corporation

5 It requires the State to give full faith and credit to the judicial proceedings of the
Houlton Band of Maliseet Indians and the Houlton Band of Maliseet Indians to give full
faith and credit to the judicial proceedings of the Passamaquoddy Tribe, the Penobscot
Nation, the Mi'kmaq Nation and the State

6 It provides that law enforcement officers appointed by the Houlton Band of Maliseet
Indians have exclusive authority to enforce the criminal, juvenile, civil and domestic
relations laws within Houlton Band Jurisdiction Land over which the Houlton Band of
Maliseet Indians Tribal Court has exclusive jurisdiction It also specifies that the band's
law enforcement officers and state and county law enforcement officers have concurrent
authority to enforce all other laws of the State within Houlton Band Jurisdiction Land

45 Because it represents a jurisdictional agreement between the State and the Houlton 46 Band of Maliseet Indians authorized by Section 6(e)(2) of the federal Maine Indian Claims

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Settlement Act of 1980, Public Law 96-420, Part D of the amendment does not take effect unless, within 90 days of the adjournment of the First Special Session of the 131st Legislature, the Houlton Band Council certifies to the Secretary of State that the Houlton Band of Maliseet Indians agrees to the provisions of Part D

Part E of the amendment amends the provisions of the Maine Implementing Act governing the jurisdictional relationship between the State and both the Passamaquoddy Tribe and the Penobscot Nation as follows

1 It provides that the Passamaquoddy Tribe and the Penobscot Nation each have exclusive jurisdiction within their respective Indian territory over violations of their respective tribal ordinances by members of any federally recognized Indian tribe, nation, band or other group but that the State has exclusive jurisdiction within Passamaquoddy Indian territory and Penobscot Indian territory over violations of applicable tribal ordinances by persons who are not members of any federally recognized Indian tribe, nation, band or other group

2 It provides that law enforcement officers appointed by the Passamaquoddy Tribe and the Penobscot Nation have exclusive authority to enforce, within their respective Indian territories, civil and domestic relations laws over which the Passamaquoddy Tribal Court or the Penobscot Nation Tribal Court have exclusive jurisdiction, respectively Law enforcement officers appointed by the Passamaquoddy Tribe and the Penobscot Nation also have exclusive authority to enforce, on their respective Indian reservations, the criminal and juvenile offenses over which the Passamaquoddy Tribal Court or the Penobscot Nation Tribal Court have exclusive jurisdiction State and county law enforcement officers have concurrent authority with law enforcement officers appointed by the Passamaquoddy Tribe and the Penobscot Nation to enforce all other laws of the State within both Indian territories and concurrent authority to enforce fishing rules adopted by the Maine Indian Tribal-State Commission

Because it represents a jurisdictional agreement between the State and the Passamaquoddy Tribe and between the State and the Penobscot Nation authorized by Section 6(e)(1) of the federal Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Part E of the amendment does not take effect unless, within 90 days of the adjournment of the First Special Session of the 131st Legislature, the Joint Tribal Council of the Passamaquoddy Tribe certifies to the Secretary of State that the Passamaquoddy Tribe agrees to the provisions of Part E and the Governor and the Council of the Penobscot Nation certify to the Secretary of State that the Penobscot Nation agrees to the provisions of Part E

FISCAL NOTE REQUIRED (See attached)

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131st MAINE LEGISLATURE

LD 1620

LR 797(03)

An Act to Amend the Laws Regarding the Mi'kmaq Nation

Fiscal Note for Bill as Amended by Committee Amendment "A" (H-699) Committee: Judiciary Fiscal Note Required: Yes

Fiscal Note

Minor savings - General Fund Minor revenue decrease - General Fund Minor revenue decrease - Other Special Revenue Funds

Correctional and Judicial Impact Statements

There may be some minor reduction of workload associated with the minimal number of cases and civil suits that w no longer be filed in the court system Reductions in the collection of fines will decrease General Fund or other dedicated revenue by minor amounts