1	L.D. 957
2	Date: (Filing No. S- )
3	JUDICIARY
4	Reproduced and distributed under the direction of the Secretary of the Senate.
5	STATE OF MAINE
6	SENATE
7	130TH LEGISLATURE
8	FIRST SPECIAL SESSION
9 10	COMMITTEE AMENDMENT "" to S.P. 309, L.D. 957, "An Act To Reform Alternative Sentencing Programs"
11	Amend the bill by striking out the title and substituting the following:
12	'An Act To Authorize Expanded Deferred Disposition Requirements'
13 14	Amend the bill by striking out everything after the enacting clause and inserting the following:
15 16	'Sec. 1. 17-A MRSA §1902, sub-§1, as enacted by PL 2019, c. 113, Pt. A, §2, is amended to read:
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	1. Authority of court to order deferment and impose requirements; administrative supervision fee. Following the acceptance of a plea of guilty for a crime for which a person is eligible for a deferred disposition under section 1901, the court may order sentencing deferred to a date certain or determinable and impose requirements upon the person, to be in effect during the period of deferment, considered by the court to be reasonable and appropriate to assist the person to lead a law-abiding life. The court-imposed deferment requirements may include a requirement that the person participate for a specified number of days in a program run by a county sheriff that may involve overnight housing, community service work and education. The court-imposed deferment requirement that the person refrain from criminal conduct and may include a requirement that the person pay to the appropriate county an administrative supervision fee of not more than \$50 per month, as determined by the court, for the term of the deferment. In determining the amount of the fee, the court shall take into account the financial resources of the person and the nature of the burden its payment imposed. In exchange for the deferred sentencing, the person shall abide by the court-imposed deferment requirements. Unless the court orders otherwise, the requirements are immediately in effect.
34 35	Sec. 2. 30-A MRSA §1606, sub-§1, as amended by PL 2011, c. 506, §1, is further amended to read:

Page 1 - 130LR1359(02)

## **COMMITTEE AMENDMENT**

1. Participation in public works projects authorized. The sheriff in charge of a 1 county jail, or the sheriff of a county that shares a regional jail with other counties, may 2 3 permit certain inmates of that jail, as well as others required to do so pursuant to Title 17-A. section 1902, subsection 1, to participate in public works-related projects or in the 4 improvement of property owned by charitable organizations in that county or another 5 6 county. A project or improvement must be supervised by the sheriff of the county in which the project or improvement is being conducted. The sheriff may request payment from 7 8 charitable organizations for the transportation of the prisoners and for the transportation 9 and per diem compensation for any guards who accompany the prisoners. For the purposes 10 of this section, "charitable organization" means any nonprofit organization organized or 11 incorporated in this State or having a principal place of business in this State that is exempt from federal income taxation under the United States Internal Revenue Code of 1986, 12 Section 501(a), because the nonprofit organization is described in the United States Internal 13 14 Revenue Code of 1986, Section 501(c)(3).'

Amend the bill by relettering or renumbering any nonconsecutive Part letter or sectionnumber to read consecutively.

- SUMMARY
  This amendment authorizes a court to include in the deferred disposition requirements
  that the person participate for a specified number of days in a program run by a county
  sheriff that may involve overnight housing, community service work and education.
- This amendment authorizes the participation in public works projects by those subject
  to a deferred disposition.

Page 2 - 130LR1359(02)

## **COMMITTEE AMENDMENT**