	L.D. 167
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	CRIMINAL JUSTICE AND PUBLIC SAFETY
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	STATE OF MAINE
	HOUSE OF REPRESENTATIVES
	130TH LEGISLATURE
	FIRST SPECIAL SESSION
	EE AMENDMENT " " to H.P. 1245, L.D. 1674, "An Act To Improve al Care for and Expand the Rights of Adult Clients of State Corrections
Amend the befollowing:	oill by striking out everything after the enacting clause and inserting the
'Sec. 1. 34-	A MRSA §3014 is enacted to read:
§3014. Input in	to health care services
nousing adult cli basis relating to t	om clients. The chief administrative officer of each correctional facility ents shall seek input from the clients of that facility on at least a quarter the adequacy of the medical and mental health services being provided and he development, expansion and improvement of those services.
2. Diversity correctional facility representative of	y of clients providing input. The chief administrative officer of each lity shall solicit input pursuant to subsection 1 from adult clients who are the diversity of adult clients housed by the facility, including diversity ace, ethnicity, age and gender, as well as security classification level.
	ntation of input. The chief administrative officer of each corrections cument input under this section from the facility's clients in the facility
Sec. 2. 34-	A MRSA §3031, sub-§2, ¶A-1 is enacted to read:
	nt who is indigent is exempt from fees charged for requesting or obtaining tedical, dental or mental health care provided to the client pursuant to the
Sec. 3. 34-further amended	A MRSA §3031, sub-§2, ¶B, as amended by PL 2015, c. 291, §5, to read:
B. Notwiths	tanding paragraph paragraphs A and A-1, the State may bring a civil actio

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1 2	or psychological expenses incurred by the State on behalf of a client incarcerated in a facility. The following assets are not subject to judgment under this paragraph:
3	(1) Joint ownership, if any, that the client may have in real property;
4 5	(2) Joint ownership, if any, that the client may have in any assets, earnings or other sources of income; and
6 7	(3) The income, assets, earnings or other property, both real and personal, owned by the client's spouse or family;

Sec. 4. Policies on property searches, strip searches and body cavity searches. The Commissioner of Corrections shall adopt policies distinguishing between searches of a client's physical property and cell or living space and searches of a client's person, including strip searches and body cavity searches, and establishing processes for conducting strip searches and body cavity searches. The policies must establish processes for conducting strip searches and body cavity searches in a trauma-informed and gender-responsive manner.'

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

17 SUMMARY

This amendment is the majority report of the committee. The amendment replaces the bill. The amendment provides a mechanism for adult clients housed in correctional facilities to provide input to the chief administrative officers of the facilities regarding health care and mental health services. The amendment exempts clients who are indigent from fees charged for health care, dental and mental health records. The amendment requires the Commissioner of Corrections to adopt policies regarding property searches, strip searches and body cavity searches.