Maine Act

- 1. Sec, 6202
 - a) S. 2829 extends federal recognition to Maliseets. In this respect, this section of the Maine Act is incorrect; for the State of Maine will be unable to exercise authority over the internal operation of Maliseet tribal government.
 - Sec. 6203: add that L+Other means L=NR as in fed act
- 2. Sec. 6204
 - a) May want to rephrase "acceptable trade-off" language.
- 3. Sec. 6207
 - a) language in the Committee report should speak to the Colonial Ordinances and common law.
- 4. Sec. 6208
 - a) anticipation that the in lieu tax will be de minimis.
 - b) when acting in its business capacity, the tribe shall be wholly subject to the taxing power of the State to same extent as any other business corporation organized pursuant to Maine State law.
- 5. Sec. 6209
 - a) limited to reservation.
 - b) /Domestic 'Relations: marriage between Indian and non-Indian who then reside on the reservation. Where does jurisdiction lie in the event there is a divorce? Where is jurisdiction over the personal assets of the relationship if it is on the reservation. What if the property in the marriage falls within the State definition of small claims?
 - c) civil actions=as that term is defined by Maine law.
 - d) criminal definitions are bound to Maine Criminal law and will be altered as those definitions are altered by the Maine State Legislature.
- 6. Sec. 6213
 - a) should language in the Senate report note that Land or other natural resources is to be given the same effect as land and natural resources in the federal Act?