MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

No published version of this amendment has been located. However, the text of the amendment can be found in the Legislative Record, as follows:

Mr. Williams from same Committee on Bill "An Act relating to mittee on Bill "An Act relating to Follution of Streams" (H. P. 1440) (L. D. 1044) reported same in a new draft (H. P. 1677) under same title and that it "Ought to pass" Mr. Peirce from the Committee on Temperance on Bill "An Act relating to Ligary Ligar

lating to Liquor Licenses in Unorganized Territory" (H. P. 1597) (L. D. 1251) reported same in a new draft (H. P. 1679) under same title and that it "Ought to pass"

Reports were read and accepted and the new drafts ordered printed

under the Joint Rules.

Ought to Pass With Committee Amendment

Mr. Jordan from the Committee on Inland Fisheries and Game on Resolve Appropriating Money to Repair Fish Screen at Meduxne-keag Lake (H. P. 1159) (L. D. 768) reported "Ought to pass" as amend-ed by Committee Amendment "A" submitted therewith.

Report was read and accepted and the Resolve, having already been printed, was read once under suspension of the rules.

Committee Amendment "A" read by the Clerk as follows:

Committee Amendment "A" to H. P. 1159, L. D. 768, "Resolve Appropriating Money to Repair Fish Screen at Meduxnekeag Lake."

Amend said Resolve by striking

out in the 5th and 6th lines thereof the words: "selectmen of the town of New Limerick" and inserting in place thereof the words: 'commis-

sioner of inland fisheries and game'.
Committee Amendment "A" was adopted, and the Resolve was assigned for second reading tomorrow

morning.

Mr. Haskell from the Committee on Judiciary on Bill "An Act relating to Bonds of State Officials and Employees" (H. P. 440) (L. D. 259) reported "Ought to pass" as amended by Committee Amendment "A" submitted therewith.

Report was read and accepted and the Bill, having already been printed, was read twice under suspension of the rules.

Committee Amendment "A" read by the Clerk as follows:

Committee Amendment "A" to H. P. 440, L. D. 259, Bill "An Act Relating to Bonds of State Officials and Employees.

Amend said bill by striking out

all of section 3 thereof, and inserting in place thereof the following:
"Sec. 3. R. S., c. 14, § 4, repealed and replaced. Section 4 of chapter

14 of the revised statutes is hereby repealed and the following enacted

in place thereof:

Sec. 4. Notice of cancellation. The insurance commissioner is expressly authorized to accept a cancellation notice from the surety on any bond, canceling said bond in full or as to any individual, provided the surety gives written notice to said insurance commissioner of such desire and intent, and that said cancellation notice is received by the insurance commissioner at least 30 days before the effective date of such cancellation."

Thereupon, Committee Amendment "A" was adopted and the Bill was assigned for third reading to-

morrow morning.

Mr. McGlauflin from the Committee on Judiciary on Bill "An Act to Incorporate the 'Willoo Finance Co.'" (H. P. 1295) (L. D. 902) reported "Ought to pass" as amended by Committee Amendment "A" submitted therewith.

Report was read and accepted and the Bill, having already been printed, was read twice under sus-

pension of the rules.

Committee Amendment "A" read by the Clerk as follows:

Committee Amendment H. P. 1295, L. D. 902, Bill "An Act to Incorporate the Willco Finance Co.' "

Amend said bill by striking out in the 1st and 2nd lines thereof the following punctuation words: ". Milan J. Smith."

Committee Amendment "A" was adopted, and the Bill was assigned for third reading tomorrow morn-

ing.

Mr. Perkins from the Committee on Judiciary on Bill "An Act relating to Payment of Expenses of Wife Pending Libel for Divorce" (H. P. 918) (L. D. 615) reported "Ought to pass" as amended by Committee Amendment "A" submitted there-

Report was read and accepted and the Bill, having already been printed, was read twice under suspension of the rules.

Committee Amendment "A" read

by the Clerk as follows:

Committee Amendment "A" to H. P. 918, L. D. 615, Bill "An Act Re-