

## STATE OF MAINE HOUSE OF REPRESENTATIVES 100th LEGISLATURE

COMMITTEE AMENDMENT "A" to H. P. 751, L. D. 1037, Bill, "An Act Relating to Allegation of Prior Conviction in Criminal Cases."

Amend said Bill in the 11th line by striking out the underlined words "<u>sentence may be imposed in</u>" and inserting in place there of the **underlined** words '<u>the respondent has</u> been convicted of'

Further amend said Bill by striking out the 18th line and inserting in place thereof the following line: 'and proved @r-admitted-on in a trial, or admitted in a trial, that he had been before convicted'

Further amend said Bill by striking out the 20th and 21st lines and inserting in place thereof the following lines: 'of any other state, or of the United States, whether <u>unless</u> pardoned therefor <code>@F-R@E</code>, he may be punished by imprisonment in the State Prison for'

Reported by the Committee on Judiciary.

Reproduced and distributed under the direction of the Clerk of the House.

(Filing No. H-195)

4/19/61