MAINE STATE LEGISLATURE

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NEW DRAFT.

SEVENTY-EIGHTH LEGISLATURE

SENATE

NO. 393

In Senate, March 23, 1917.

Reported by Mr. Deering from Committee on Judiciary and ordered printed under joint rules.

W. E. LAWRY, Secretary.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND SEVENTEEN

AN ACT to prevent public discrimination by reason of religious creed at places of public accommodation, resort or amusement.

Be it enacted by the People of the State of Maine, as follows:

Section 1. No person, being the owner, lessee, proprietor,

- 2 manager, superintendent, agent or employe of any place of
- 3 public accommodation, resort or amusement, shall directly
- 4 or indirectly, by himself or another, publish, issue, circulate,
- 5 distribute or display, in any way, any advertisement, circu-
- 6 lar, folder, book, pamphlet, written or painted or printed no-
- 7 tice or sign, of any kind or description, intended to dis-

8 criminate against or actually discriminating against persons
9 of any religious sect, creed, class, denomination, or nation10 ality, in the full enjoyment of the accommodations, advan11 tages, facilities or privileges offered to the general public by
12 such places of public accommodation, resort or amusement.

Sect. 2. A place of public accommodation, resort or
2 amusement within the meaning of this act shall be deemed
3 to include any inn, whether conducted for the entertain-

4 ment, housing, or lodging of transient guests, or for the

5 benefit, use or accommodation of those seeking health,

6 recreation or rest, any restaurant, eating-house, public con-

7 veyance on land or water, bath-house, barber-shop, theatre

8 and music hall.

Sect. 3. The production in court of any such advertise2 ment, circular, folder, book or pamphlet, or evidence tending
3 to establish the fact of the display of such written or painted
4 or printed notice or sign, shall be prima facie evidence in
5 any action that such advertisement, circular, folder, book or
6 pamphlet or such written or painted or printed notice or
7 sign was published, issued, circulated, distributed or dis8 played by the person by whom it may purport to have been
9 issued, or by the owner, lessee, proprietor, manager, superin10 tendent or agent of the place of accommodation, resort or
11 amusement to which it relates or upon the premises of which
12 it was displayed.

Sect. 4. Nothing in this act contained shall be construed 2 to prohibit the mailing of a private communication in writ-3 ing, sent in response to specific written inquiry.

Sect. 5. Any person who shall violate any of the pro2 visions of this act, or who shall aid in or incite, cause or
3 bring about, in whole or in part, the violation of the pro4 visions of this Act, shall, for each and every violation be
5 liable to a fine of not less than one hundred dollars, nor
6 more than five hundred dollars, or shall be imprisoned not
7 less than thirty days, nor more than ninety days, or shall
8 be subject to both such fine and imprisonment.