MAINE STATE LEGISLATURE

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SEVENTY-NINTH LEGISLATURE

HOUSE

NO. 332

House of Representatives, March 5, 1919.

On motion of Mr. Jones of Bangor was tabled pending adoption and Wednesday, Mar. 12, assigned. On motion of Mr. Allan of Portland ordered printed.

CLYDE R. CHAPMAN, Clerk

STATE OF MAINE

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

Amend House Document No. 225 by striking out of section one of said bill all of line two in said section after the word "shall" and striking out all of lines three, four, five and six in said section and striking out the word "or" in the seventh line of said section and striking out all of line eight in said section after the word "law" and striking out all of line nine in said section and striking out all of line ten in said section to the word "or" in said line, and striking out from line thirteen in said section the words "either alone or" and striking out all of line fourteen in said section and striking out all of line fifteen in said section to the word "they"

and striking out all of line twenty in said section after the word "law" and striking out all of lines twenty-one and twenty-two and twenty-three and twenty-four in said section, so that said section as amended shall read as follows:

'Section 1. No persons, firm, corporation or voluntary 2 association shall practice law, or in any other manner as-3 sume to be entitled to practice law or to use or advertise 4 the title of lawyer, attorney, attorney or counselor at law, 5 solicitor or councelor in chancery, or to advertise that

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

6 they have, or it has, owns, conducts or maintains a law

7 office or an office for the practice of law, or for furnishing

8 legal advice, services or counsel, unless such person, or if

9 a firm, unless (at least all) of the members thereof are

10 legally admitted to the practice of law.

Sect. 2. Any person, firm, corporation or voluntary as2 sociation violating the provisions of section one of this
3 act shall be liable to a fine not exceeding one thousand
4 dollars, and every officer, trustee, director, agent or em5 ployee of such person, firm, corporation or voluntary as6 sociation, who directly or indirectly engages in any of the
7 acts herein prohibited or assists such person, firm, corpora8 tion or voluntary association to do such prohibited acts, is
9 guilty of a misdemeanor. The fact that such officer, trus10 tee, director, agent or employee shall be a duly and regu11 larly admitted attorney at law, shall not be held to permit

12 or allow any such person, firm, corporation or voluntary13 association to do the acts prohibited herein.

Sect. 3. Members of the bar in good standing in any 2 other state of the Union or Province of the Dominion of 3 Canada, may practice law before any of the courts of this 4 state only under such laws, rules and restrictions as regu-5 late the practice of non-resident attorneys in the states of 6 their residence.