

### HOUSE AMENDMENT "A" TO HOUSE No. 380.

# EIGHTY-FIRST LEGISLATURE

## HOUSE

#### **NO.** 450

House of Representatives, March 22, 1923.

Read and adopted and on motion of Mr. Rounds of Portland five hundred copies of the amendment were ordered printed.

CLYDE R. CHAPMAN, Clerk.

### STATE OF MAINE

#### IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND TWENTY-THREE

Section three of House No. 380 is hereby amended by 2 adding after the word "available" in the fourteenth line of 3 section three the words 'for a period of two years.'

Also further amend said section three by adding after the 2 word "who" in the twentieth (20) line of said section the 3 word 'wilfully.'

Also amend section five of said House No. 380 by striking 2 out the third sentence of said section and inserting in place 3 thereof, the following:

'The revocation and suspension shall not be made until 2 after investigation and hearing, nor until the licensee shall

#### HOUSE-No. 450

3 have been given opportunity to hear the evidence in support 4 of the charge against him and to cross-examine, himself or 5 through counsel, the witnesses, nor until the licensee shall 6 have been given an opportunity to be heard; notice of hear-7 ing shall be served on the licensee or left at the premises of 8 the licensee not less than three days before the time set for 9 the hearing.'

Also further amend section five of said House No. 380 2 by adding thereto an additional sentence as follows:

'Appeal from the decision of the licensing authority may 2 be had to the supreme judicial court, or to the superior 3 court in and for the county in which the licensing authority 4 is located, in the usual manner provided for appeals from 5 municipal courts; courts of competent jurisdiction, for due 6 cause shown, may issue temporary orders returning the 7 enforcement of such revocations and suspensions and after 8 full hearing may vacate such temporary orders or make 9 same permanent.'