

It is not of course the intention of the Committee to leave any such loophole for evasion; and to close it, we ask to have the following corrections made in the wording of Section 2 of the bill:

In line 5 of said section, after the word "then" insert the words, "and by inserting in the eleventh line, after the word "indicate" and again in the twelfth line, after the word "advertise", the word "only". Also, in line 21 of Section 2, after the word "indicate" and again in line 23, after the word "advertise", insert the word "only", so that the last clause of Section 2 will read as follows: "which advertise or indicate only either the person occupying the premises in question of the business transacted thereon, or advertise only the property itself or any part thereof as for sale or to let."

The corresponding corrections should be made also in lines 5, 20 and 22 of Section 1 of House Bill No. 194, now before the committee, which is identical in these respects with Section 2 of Senate 143.

For the reasons previously stated we trust that you will report Senate 143 favorably. Its passage will make this law consistent with other general laws and will secure to each municipality the measure of "further restriction" it believes desirable.

Respectfully submitted.

MASSACHUSETTS FEDERATION OF PLANNING BOARDS  
By Horace B. Gale, President; Arthur C. Gomey, Secretary.

MASSACHUSETTS STATE CHAMBERS OF COMMERCE,  
By Edwin W. Smith, President; Edward G. Stacey, Gen. Sec'y.

CHAMBER OF COMMERCE OF CAPE COD,  
By Francis T. Bowles, President.

MASSACHUSETTS CIVIC LEAGUE,  
By Joseph Lee, President.

ASSOCIATION OF WESTERN MASS. CHAMBERS OF COMMERCE,  
By J. A. Osborne, President.