spectively provided for in said sections. If, however, it shall at any time thereafter appear, that any such applicant has sworn erroneously or falsely in answer to the foregoing question he shall be liable to a fine of double the amount of the license fee paid by him, to be recovered by civil suit brought in the name of the State, by the State's Attorney for such county or city wherein such license may have been issued, on information given by the clerk who shall have issued the same; and such applicant shall also be liable to the other penalties prescribed by law for his wrongdoing, and the said State's Attorney is hereby authorized to bring such suit upon such information.

- "48. If more than \$30,000 and less than \$40,000, the sum of \$125.
- "49. If \$40,000, the sum of \$150, and for each additional \$1,000 or over and above the said sum of \$40,000, there shall be paid the sum of \$3 (three dollars).

Which proposed amendment was adopted by yeas and nays as follows:

AFFIRMATIVE.

Messrs. President,
Applegarth,
Baker,
Beasman,
Betts,
Bouic,
Bryan,
Crothers,

Dodson, Gray, Kirwan, Marsh, Moses, Putzel, Williams.

Williams, of Har.,
Williams, of A. A.,
—16.

NEGATIVE.

Messrs. Dennis,
Dick,
Messick,
Peter,

Brewington, Rohrback, Wilkinson. 7.

FURTHER AMENDMENT PROPOSED.

By Mr. Moore,

At the end of the bill, add "nothing in this Act shall apply to Worcester county."

Which proposed amendment was rejected.