The committee on Bills in the Third Reading to which was referred the House Bill requiring members of state committees elected from senatorial districts to be residents thereof (House, No. 1296), reports recommending that the same be amended by substituting therefor a new draft entitled "An Act further regulating membership of state committees and requiring that members thereof elected from senatorial districts be residents of such districts" (Senate, No. 462), and that, when so amended, the same will be correctly drawn.

For the committee,

F. X. McCANN.
The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Sixty-One.

AN ACT FURTHER REGULATING MEMBERSHIP OF STATE COMMITTEES AND REQUIRING THAT MEMBERS THEREOF ELECTED FROM SENATORIAL DISTRICTS BE RESIDENTS OF SUCH DISTRICTS.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1. Section 1 of chapter 52 of the General Laws is hereby amended by striking out the first paragraph, as amended by section 1 of chapter 138 of the acts of 1955, and inserting in place thereof the following paragraph: — Each political party shall, in the manner herein provided, elect from among its enrolled members a state committee, which shall consist of one man and one woman from each senatorial district, who shall be residents thereof, to be elected at the presidential primaries by plurality vote of the members of the party in the district, and such number of members as may be elected by the state committee as hereinafter provided. Members of said committee elected at the presidential primaries from senatorial districts shall hold office for a period of four years from May fifteenth next following their election. Members elected by the state committee shall hold office for two years from the date of their election; provided, however, that in no event shall the terms of office of such members extend beyond the term of office of members who were elected at the presidential primaries.