

AIMED AT THE PIMP

The Committee of Fifteen has caused the introduction of a Bill to amend the Pandering Law of this State in order to make it more effective. Only two changes are suggested; the first is in striking the clause in italics from the following: **“who shall procure any female person *who has not previously practiced prostitution to become an inmate, etc.*”** The second is in adding the words:

“or any person who shall knowingly, without lawful consideration, take, accept or receive any money or other thing of value from any female person from the earnings of her prostitution, or any person who shall, directly or indirectly, take, receive or accept money or other thing of value for providing, procuring or furnishing for another any person for the purpose of illicit sexual intercourse.”

As to the first change, there is no reason why the words should be retained and there are many why they should not. The words, “female person,” include the prostitute as well as the innocent girl. The pandering of either should be made a felony.

The proposed addition speaks for itself and needs no explanation or amplification.

Who can defend the unmentionable pimp?

Will you help secure the passage of the proposed amendment?