

ERRATA

On page 182 of printed Journal, in fourteenth line from bottom of page, the name "Elsie Helvington" should read "Essie Helvenston."

On page 186 of printed Journal, on top of page, the title of Senate Bill No. 63 should read, "A Bill to be entitled An Act to amend Sections 1626 and 1627 of the General Statutes of Florida, relating to claims by third persons to property levied upon under execution," instead of reading, "A Bill to be entitled An Act to amend Section 1627 of the General Statutes," &c., as it appears in printed Journal.

On page 208 in fourth line from bottom of page, the title of Senate Bill No. 93 should read, "A Bill to be entitled An Act to regulate the granting of new trials and the setting aside and reversals of judgments."

On page 251 of printed Journal, add to tenth line from top of page after the word "dog," the words "in this State."

On page 256 of printed Journal, in eighth line from bottom of page, add to the end of said line "and was referred to the Committee on Judiciary A."

On page 274 of printed Journal, in ninth line from top, the word "pervent" should read "prevent."

On page 277 of printed Journal, the title of Senate Bill No. 156 should read, "A Bill to be entitled An Act to amend Section 1 of Chapter 5431," instead of "to amend Section 1 of Chapter 4531," as it appears in the printed Journal in lines 10 and 11 from top of page.

On page 277 of printed Journal, in line 9 from bottom of page, "Senate Bill No. 145" should read "Senate Bill No. 146."

On page 286 of printed Journal, in first line on top of page in title of Senate Bill No. 10, the words "city or town marshals," as it appears in the printed Journal, should read "city and town marshals."

On page 286, printed Journal, in eleventh line from the bottom of the page, the line as it reads, "Which was agreed to," should be stricken from the Journal.

On page 290 of printed Journal, in third line from top of page, "Senate Resolution No. 27" should read "Senate Resolution No. 28." Also, after the body of the Resolution just mentioned, after the tenth line from top of page, should be inserted the paragraph, to wit: "Which was read." Also, immediately following the inserted paragraph should follow this paragraph, to wit: "Mr. Flournoy moved to adopt the Resolution."

On page 344 of printed Journal, immediately after the message from the House of Representatives transmitting to the Senate House Bill No. 244, should appear the following paragraph, to wit: "And House Bill No. 244, contained in the above message, was read the first time by its title."

On page 374 of printed Journal, Mr. McCreary appears as voting for House Bill No. 269. His name should be omitted from the vote. Also, his name should be omitted in the vote on Senate Bill No. 94, on page 378, the Senator being absent by leave.

On page 380 of printed Journal, the eleventh and twelfth lines from top of page should read, "The following substitute for Senate Bill No. 21 was offered by Mr. Perkins," to-wit, instead of as it appears in said Journal.

On page 385 of printed Journal, in thirteenth line from bottom of page, add after the words "Was taken up," the words "and read the second time in full."

On page 386 of printed Journal, after the yea vote on Senate Bill No. 32, insert the following paragraph: "Nays none."

On page 521 of printed Journal, in line nine from bottom of page, make said line nine read: "Senate Concurrent Resolution No. 19," instead of "Senate Joint Resolution No. 19," as in printed Journal. Also, on page 522, in fourth line from bottom of page, make same read: "Senate Concurrent Resolution," instead of "Senate Joint Resolution," as it appears in the Journal. Also, on page 523, first line on top of page, make same read: "Senate Concurrent Resolution No. 19," instead of "Senate Joint Resolution," as it appears in printed Journal.

On page 537 of printed Journal, between lines 24 and 25 from top of page, insert the following, which does not appear in printed bill: "And Senate Bill No. 13 was referred to the Committee on Engrossed Bills."

On page 617 of printed Journal, the fourth, fifth, sixth and seventh lines from the top should be stricken out and the following true title should be inserted in lieu thereof:

Senate Bill No. 120:

A Bill to be entitled An Act providing that in actions on insurance policies, a substantial compliance with the terms, conditions and warranties of such policies, shall be deemed sufficient, providing that actions may be maintained to recover on insurance policies against the company, or the sureties on the bond required by the laws of this State, within the period prescribed by law, for bringing actions on promises in writing, declaring any provision in any policy to the contrary void; providing that in actions upon policies of insurance, if the plaintiff shall suffer a non-suit, or if judgment be arrested or reversed, such plaintiff may commence a new action, any stipulation in the policy to the contrary notwithstanding, providing that no oral or written misrepresentation by assured or on his behalf shall be material or avoid the policy unless such misrepresentation is made with intent to deceive and defraud, or unless the matter misrepresented increases the risk; defining insurable interest in property, in what such insurable interest may consist, the measure of such interest, and providing when such interest must exist, and providing that no policy of insurance issued by any fire insurance company doing business in this State shall be voided by foreclosure proceedings commenced or notice given of the sale of any property covered by such policy by virtue of any mortgage or trust deed.

On page 430 of printed Journal, eleventh line from bottom of page, the printed Journal should read: "By unanimous consent, Mr. Williams offered Senate Concurrent Resolution No. 16."

On page 470 of printed Journal, in line fifteen from bottom of page, strike out the name "Perkins" and substitute therefor the name "Williams."

On page 729 of printed Journal, line nine from top of page, Senate "Concurrent Resolution No. 29" is corrected to read "Senate Concurrent Resolution No. 21."

On page 735 of printed Journal, between lines eight and nine from top of page, insert the paragraph: "So the bill passed, title as stated."

On page 749 of printed Journal, in line three from top of page, add after the words "and substitute," the word "therefor." And in line eleven make "May 2" read "May 3." Also, in line eleven of said page, insert between the words "1911" and the word "and" the following title of the substitute offered by Mr. Johnson on May 3, 1911, to wit: "A Bill to be entitled An Act creating three additional Judicial Circuits in the State of Florida, to be known and designated as Ninth, Tenth and Eleventh Judicial Circuits, and defining and fixing the territorial limits and the boundaries of such additional circuits, and defining and fixing the territorial limits and boundaries of the eight existing Judicial circuits."

On page 749 of printed Journal, in line eleven from bottom of page, strike out the words "Mr. Speaker," and insert in lieu thereof the words "Mr. President."

On page 755 of printed Journal, in line fourteen from bottom of page, add after the words "unanimous consent," the word "introduced."

On page 755 of printed Journal, in eighth line from bottom of page, add after the words "unanimous consent," the word "introduced."

On page 764 of printed Journal, in line thirteen from top of page, strike out the words "tomorrow morning," and insert in lieu thereof the words "May 5, 1911."

On page 786 of printed Journal, line four from bottom of page, strike out the title of the substitute as it appears in the printed Journal, and insert in lieu thereof the following true title of the substitute for Senate Bill No. 209, to wit: "A Bill to be entitled An Act creating three additional circuits in the State of Florida to be known and designated as Ninth, Tenth and Eleventh Judicial Circuits, in defining and fixing the territorial limits and the boundaries of such additional circuits, and defining and fixing the territorial limits and boundaries of the eight Judicial Circuits."

On page 794 of printed Journal, line twenty-three from top of page, strike out the word "Municipalities" and insert in lieu thereof the words "Judiciary A."

On page 872 of printed Journal strike out the two bottom lines, and also the two top lines of page 873, and insert in lieu thereof the true title for the substitute, to wit: "An Act to prevent the hunting, chasing, trapping, shoot-

ing or killing of deer, turkey and quail in the counties of Lafayette and Taylor for the term of five years."

On page 893 of printed Journal, in seventeenth and eighteenth lines from top of page, strike out the word "immediately."

On page 902 of printed Journal add to the end of the fifth line from top of the page, the following words: "And that Senate Bill No. 177 retain its position on the Calendar."

On page 924 of printed Journal, in seventeenth line from bottom of page, insert between the words "amendment" and the word "to," the words "No. 1."

On page 982, printed Journal, in thirteenth line from top of page, insert before the word "thousand" as it appears, the word "one," so that it shall read, to wit: "one thousand."

On page 1094 of printed Journal, in line twenty from top of page, change the words "page 13" so as to read "page 12."

On page 1100 of printed Journal, in third line from top of page, make the words "page 12" read "page 29."

On page 1261 of printed Journal, in sixth line from bottom of page, strike out the word "be" and insert in lieu thereof the word "was."

On page 1302 of printed Journal insert between the sixteenth and seventeenth lines from bottom of page, the following words, as a paragraph: "Mr. Mashev moved to adopt the amendment."

On page 1383 of printed Journal, in line eighteen from top of page, correct "House Bill No. 474" to read "Senate Bill No. 474."

On page 1398 of printed Journal, in line eleven from top of page, strike out the word "offset" and insert in lieu thereof the word "affect," so as to make the amendment read as follows: "Add to Section 3 the words "but shall not affect any pending suit."

On page 1430 of printed Journal insert between lines sixteen and seventeen from top of page, the following:

"Mr. Massey moved that the Journal of Friday, May 26, 1911, page 10, be corrected so as to make the words "but shall not offset any pending suit" read, "but shall not affect any pending suit." Which was agreed to unanimously.

On page 1501 of printed Journal, in line two from bottom of page, after the words "be reconsidered," add the words "and that the motion to reconsider be laid on the table."

On page 1534 of printed Journal, in line fourteen from bottom of page, strike out the line, to wit: "By Mr. Broome (by unanimous consent)."

On page 1557 of printed Journal, in line fourteen from the top of page, add to the word "amendment" at the end of the line, the words "to the amendment."

On page 1558 of printed Journal, in third line from top of page, strike out the word "By" at the beginning of the line and insert at the end of said line after the words "(by unanimous consent)" the word "introduced."

On page 1570 of printed Journal, in sixth line from bottom of page, add to the end of the words "the following amendment" the words "contained in the above message, was read."

On page 1655 of printed Journal, in eighteenth line from top, after the figures "4.30" and before the word "this," insert the word "o'clock."

On page 1663 of printed Journal on fourth line from bottom of page, add after the words "was taken up," the following words: "And the Amendment of Mr. Hilburn was adopted." Also add the following paragraph to the above correction, to-wit:

"Mr. Adkins moved to waive the rules and that House Bill No. 727 be read the third time.

"Which was agreed to by a two-thirds vote.

"And House Bill No. 727 as amended was read the third time in full."

On page 1809 of printed Journal, insert between lines twenty-five and twenty-six from top of page the following as a paragraph, to wit: "Mr. Stokes moved that the Senate do concur in the first House amendment to Senate Bill No. 448, contained in the message of transmittal of said bill from the House of Representatives."

On page 1809 of printed Journal, line twenty-eight from top of page, add after the figures "448" the words "contained in the message of transmittal from the House of Representatives."

On page 1819 of printed Journal, in line twenty from top of page, add to the line "Was taken up," the words "and read the second time."

On page 1819 of printed Journal, in line twenty-nine from top of page, strike out the words, "Was taken up" and insert in lieu thereof the following words: "Which was read the first time by its title."

On page 1823 of printed Journal, in line fifteen from top of page, strike out the figures "727" and insert in lieu thereof the figures "729."

On page 1860 of printed Journal, in fourth line from bottom of page, strike out the name "Hudson" and insert in lieu thereof the name "Henderson."

On page containing certificate, in seventh line from bottom of certificate, the line is corrected to read as follows: "Also attached as an appendix to the *written* Journal of the" instead of "also attached as an appendix to the *within* Journal of the" as it appears in the printed Journal.

Under the authority delegated to me, as Secretary, by the Senate of 1911, I herewith certify that the above corrections could not be printed in the body of the final Journals as the forms of same were worked up, and that the above errata sheet constitutes the correction of the printed Journal to make it agree with the true history of the Senate proceedings.

C. A. FINLEY,
Secretary of the Senate.