

## OFFICERS AND ATTACHES OF THE SENATE

President—Charles E. Davis, of Madison County.  
President Pro Tem—James E. Calkins, of Nassau County.  
Secretary—Charles A. Finley, of Columbia County.  
Assistant Secretary—D. M. Newman, of Calhoun County.  
Bill Secretary—J. B. Sutton, of Polk County.  
Reading Secretary—J. A. Bedingfield, of Hillsborough County (resigned during session).  
Reading Secretary—Nat M. Marion, of Hamilton County, *vice* J. A. Bedingfield, resigned.  
Assistant Reading Secretary—Columbus Smith, of Madison County.  
Assistant to Secretaries—Raney Martin, of Hernando County.  
Journal Secretary—R. S. Holly, of Seminole County.  
Assistant Journal Secretary—R. J. Davis, of DeSoto County.  
Sergeant-at-Arms—J. R. Adair, of Holmes County.  
Enrolling Secretary—A. E. Leslie, of Suwannee County.  
Engrossing Secretary—Miss Leota Conkling, of Lake County.  
Recording Secretary—Mrs. L. B. Yonge, of Leon County.  
Messenger—C. S. Zim, of St. Johns County.  
Janitor—W. E. Lewis, of Santa Rosa County.  
Doorkeeper—Nat Roddenberry, of Wakulla County.  
Chaplain—J. D. Adcock, of Leon County.  
Page—Donald Adkins, of Bradford County.  
Page—Clifford Blicht, of Levy County.  
Page—Harold Turner, of Baker County.

## ERRATA OF THE JOURNAL OF THE SENATE, SESSION A. D. 1915

Made a part of the Proceedings of the Session of A. D., 1915, by Senate Resolution No. 38, adopted June 4, 1915.

On page 3 of the final Journal, line 14, is hereby corrected so as to read as follows: "Enrolling Secretary—A. E. Leslie, Suwannee County," instead of "Enrolling Secretary—A. E. Lester, Suwannee County." This correction was made in open session, as recorded at top of page 181.

On page 88 of the final Journal insert the following at top of said page, to-wit: "Mr. Johnson moved to adopt the Report of the Committee.

Mr. Farris offered the following amendment to the Report."

On page 173 of the final Journal of the Senate on lines 13 and 14 of said page between the words "Naval Stores" and the words "and to prescribe forfeitures," on said lines the following is hereby inserted: "and to provide for the appointment and duties and compensation of a Supervising Inspector of Naval Stores."—(See page 1664 of the final Journal).

On page 214 of the final Journal, on line 33, the name "McEachern" is hereby inserted between the names "Lindsey" and "McGeachy," Mr. McEachern having been present at roll call.

On page 243 of the final Journal, on line 20 of said page, the name "McEachern" is hereby inserted between the names of "McClellan" and "McGeachy," Mr. McEachern having voted in the affirmative.

On page 263 of the final Journal all of lines of said

page below the first three lines at top of said page are hereby stricken out and also the first twenty-five lines on page 264 of said Journal are hereby stricken out—the said stricken lines being erroneous, and having been corrected in the daily Journal of April 21, 1915, in open session. (See page 392, final Journal.)

On page 315 of the final Journal, on line 34 of said page, the following is hereby added to said line, to-wit: “(By Request).”

On page 366 of final Journal, between lines 22 and 23 of said page the following paragraph is hereby inserted, to-wit: “And House Bills Nos. 234 and 239, contained in the above message, were placed on the Calendar of Bills and Joint Resolutions on the Second reading.”

On page 410 of the final Journal the following paragraph is hereby inserted between lines 29 and 30 of said page, to-wit: “And House Bill No. 190, contained in the above message, was read the first time by its title and was referred to the Committee on Municipalities.”

On page 413 of the final Journal, line 23 of said page, is hereby corrected to read as follows: “Which was not agreed to,” instead of reading “Which was withdrawn” as it appears in print.

On page 416 of the final Journal, lines 22 and 23 of said page are hereby corrected to read as follows: “Hon. Chas. E. Davis, President of the Senate,” instead of “Hon. Cary A. Hardee, Speaker of the House of Representatives,” as it appears in the printed Journal.

On page 537 of the final Journal the following paragraphs are hereby inserted between lines 10 and 11 of said page, to-wit:

“Senate Bill No. 89 was restored to the Calendar of Bills and Joint Resolutions on the second reading upon the request of Mr. Hudson of the 13th District.

Senate Bill No. 80 was restored to the Calendar of Bills and Joint Resolutions on the second reading, upon the request of Mr. Zim of the 31st District.”

On page 567 of the final Journal insert at top of said page, immediately before line one of said page, the following paragraphs, to-wit:

“The Journal of April 22 was corrected.

The Journal of April 22 as corrected was approved.”

This correction and approval being part of the history of the proceedings of April 24, 1915.

On page 579 of the final Journal, the following shall be inserted between lines 11 and 12 of said page, to-wit:

“The reading of the Journal was dispensed with.

The Journal of April 24 was corrected.

The Journal of April 24, as corrected, was approved.”

On page 594 of the final Journal the following correction is hereby made, to-wit: Add as an insertion between page 594 and page 595 (commencing after the bottom line of page 594) the following:

“Be it Resolved by the Legislature of the State of Florida:

That the following amendment to Section 1 of Article VI of the Constitution of the State of Florida, be, and the same is hereby agreed to, and shall be submitted to the electors of the State at the general election in 1916 for ratification or rejection.

Section 1. Every male person of the age of twenty-one years and upwards who is a citizen of the United States at the time he applies to register shall be deemed a qualified elector at all elections under the Constitution of the State of Florida, provided, that he possesses the following additional qualifications:

He shall have resided and had his permanent home and place of abode in the State of Florida for one year, and in the County wherein he applies to register for six months, previous thereto.

He must be able to read and write any section of the Constitution of the State of Florida at the time he applies to register.

He must own in his own right, property to the value of not less than Five Hundred Dollars, which fact shall be determined only by the assessment books of the County.

He must not have been convicted, previous to the time he applies to register, of larceny, robbery, forgery, perjury or bribery, in any of the Courts of any State or of the United States.

Provided, however, that no person, or any lineal descendant of such person, who was on January 1st, 1867, or prior thereto, entitled to vote under the Constitution

and Laws of any of the States or Territories, or entitled to vote under any form of Government, or any naturalized citizen or his descendants shall be denied the right to register and vote because he shall not be able to read and write, as above provided, or because he shall not own property of the value above specified; naturalized citizens of the United States, however, at the time they apply, and before they shall be admitted to register, shall present to the registration officer certificate of his naturalization, or a duly authenticated copy thereof.

Sec. 2. Upon the adoption of this amendment to the Constitution, the Legislature shall enact appropriate laws to carry the purpose of this amendment into effect."

The above having been attached to the message from the House of Representatives and having become detached after its reception and reading by the Senate.

On page 602 of the final Journal the following paragraph is hereby inserted between lines 17 and 18 of said page, to-wit:

"Senate Bills Nos. 122, 124, and 174 were restored to the Calendar of Bills and Joint Resolutions on the second reading upon the request of Mr. Zim of the 31st District."

On page 642 of the final Journal the words "by a two-thirds vote" is hereby added to line 12 of said page so that lines 8, 9, 10, 11 and 12 shall read as follows:

"Mr. Davis moved that Senate Bill No. 222 be made a special order for consideration at 4 o'clock P. M., today, at which time it shall be read the third time and put upon its passage.

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

The above correction of page 40 of the daily Journal of April 28, and line 12 of said page of said daily Journal, was made by the Senate on May 18, 1915, without objection thereto, which correction appears in the daily Journal of May 18, on page 3 on lines 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, and 29 of said page of said Journal, and on page 1279 and page 1280 of the final Journal.

On page 672 of the final Journal on line 15 the words, "and to provide for the appointment and duties and compensation of a supervising inspector of Naval Stores" are hereby inserted between the words "Naval Stores" and the

words "and to prescribe, forfeit—" on said line (see page 1664 of the final Journal).

On page 669 of the final Journal the following is hereby inserted between lines 28 and 29 so as to incorporate the substitute offered by the Committee on Judiciary A, and which should have been incorporated in the report in lieu of being attached (a clerical error) to-wit:

"Which substitute title reads as follows:

A Bill to be entitled An Act to amend Section 1 of Chapter 6422, of the Laws of Florida, being An Act entitled "An Act to define domestic and foreign Investment Companies, to provide for the regulation and supervision of the same; to provide conditions and terms under which corporations, foreign and domestic, can sell to persons in Florida stock and other securities; to place such investment companies under the jurisdiction of the Comptroller and Attorney General, and to prescribe for the Comptroller and Attorney General, and to prescribe for the Comptroller and Attorney General certain duties and powers; to provide for the service of process thereon, to provide for the registration of agents selling securities of such investment companies, and to provide penalties for the violation of the terms of this Act, and for other purposes."

On page 777 of the final Journal at end of line 7, the punctuation period is hereby eliminated and between lines 7 and 8 of said page the following is hereby inserted, as follows:

"Substitute for Senate Bill No. 245:

An Act to amend Section 1 of Chapter 6422, of the Laws of Florida, being An Act entitled 'An Act to define domestic and foreign investment companies, to provide for the regulation and supervision of the same; to provide conditions and terms under which corporations, foreign and domestic, can sell to persons in Florida stock and other securities; to place such investment companies under the jurisdiction of the Comptroller and Attorney General, and to prescribe for the Comptroller and Attorney General certain duties and powers; to provide for the service of process thereon; to provide for the registration of agents selling securities of such investment companies, and to provide penalties for the violation of the terms of this Act, and for other purposes.'"

On page 884 of the final Journal, on line 29 of said page, the words and figures "Senate Bill No. 395" are hereby corrected so as to read as follows: "Senate Bill No. 393."

Also, on page 884 of said Journal, line 32 of said page, the words and figures "Senate Bill No. 395" are hereby corrected so as to read as follows, "Senate Bill No. 393." Also, on page 884 of said Journal, line 35 of said Journal, the words and figures "Senate Bill No. 395" are hereby corrected so as to read as follows: "Senate Bill No. 393." Also, on page 884 of said Journal, line 36 of said Journal, the words and figures "Senate Bill No. 395" are hereby corrected so as to read "Senate Bill No. 393."

On page 961 of the final Journal, lines 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of said page are hereby corrected to read as follows:

"Substitute for Senate Bill No. 245:

An Act to amend Section 1 of Chapter 6422, of the Laws of Florida, being An Act entitled 'An Act to define domestic and foreign investment companies, to provide for the regulation and supervision of the same; to provide conditions and terms under which corporations, foreign and domestic, can sell to persons in Florida stock and other securities; to place such investment companies under the jurisdiction of the Comptroller and Attorney General, and to prescribe for the Comptroller and Attorney General certain duties and powers; to provide for the service of process thereon, to provide for the registration of agents selling securities of such investment companies, and to provide penalties for the violation of the terms of this Act, and for other purposes.'

On page 961 of the final Journal, line 27 of said page, is hereby corrected to read as follows:

"Upon the passage of Substitute for Senate Bill No. 245 the roll was:"

The correction of the message from the Senate to the House of Representatives conveying the information of the passage of Substitute for Senate Bill No. 245 is to be found on pages 1237 and 1238 of the final Journal.

On page 1041 of the final Journal, on line 12 of said page, the words "and to provide for the appointment and duties and compensation of a Supervising Inspector of

Naval Stores" are hereby inserted between the words "Naval Stores" and the words "and to provide forfeit" on said line. (See pages 1664 and 1665 of final Journal.)

On page 1425 of the final Journal, on line 26 of said page, the word "and" which appears before the word "insert" on said line is hereby stricken out.

On page 1526 of the final Journal, on line 15 of said page, the words "and to provide for the appointment, duties and compensation of a Supervising Inspector of Naval Stores" are hereby inserted between the words "Naval Stores" and the words "and to prescribe forfeit—" on said line. (See page 1665 of final Journal.)

On page 1548 of the final Journal on line 37 of said page the name "Terrell" is hereby inserted after the word "Mr."

On page 1629 of the final Journal, on line 2 of said Journal, the figure "7" is hereby stricken out at the end of said line, and the figure "8" is hereby inserted in lieu thereof.

On page 1903 of the final Journal, line 36 of said Journal, the words and figures "(Senate Bill No. 552)" are hereby corrected so as to read as follows: "(Senate Bill No. 352)."

On page 2048 of the final Journal, between bottom of page 2048 and the top of page 2049, the following is hereby inserted, to-wit:

"The following amendments adopted by the Senate were read as follows:

Senate Amendments to House Joint Resolution No. 82.

In Section 1, paragraph 3, lines 9 and 10, strike out the words: "He must be able to read and write any Section of the Constitution of the State of Florida at the time he applies to register."

And insert in lieu thereof the following: "He must be able to read, write and interpret any Section of the Constitution of the State of Florida at the time he applies to register and vote."

In Section 1, paragraph 4, lines 11, 12, and 13, strike out the words: "He must own in his own right property to the value of not less than five hundred dollars, which

fact shall be determined only by the assessment books of the county."

And insert in lieu thereof the following: "He must own in his own right property to the value of not less than five hundred dollars, which fact shall be determined only by the assessment books of the county, at the time he applies to register and vote."

In Section 1, paragraph 6, lines 22 and 23, strike out the words "read and write," and insert in lieu thereof the following: "Read, write and interpret any section of the Constitution of the State of Florida."

On page 2076 of the final Journal, on line 9 of said page, the paragraph which reads as follows: "(House Concurrent Resolution No. 8)" is hereby corrected to read as follows: "(Senate Concurrent Resolution No. 8)."

On page 2078 of the final Journal, on line 21 of said Journal, the words "(House Concurrent Resolution No. 8)." is hereby corrected so as to read as follows: "(Senate Concurrent Resolution No. 8)."

On page 2087 of the final Journal, the following is hereby inserted at the bottom of said page and before the top line of page 2088 the following:

"Senate Bill No. 358:

A Bill to be entitled An Act providing for marking the graves of convicts."

On page 2088 of the final Journal, line 25, is hereby corrected to read as follows: "Senate Bill No. 130, contained in the above report was" instead of "Senate Bill No. 10, as contained in the above report was" as it appears on said page.

All reference on page 2089 of the final journal relating to Senate Bill No. 358, being lines 33, 34 and 35 of said page is hereby stricken from said page as the mistake of the compositor has been corrected.

On page 2125 of the final Journal, line 17 is hereby corrected to read as follows: "and Senate Joint Resolution No. 341 was placed back" instead of "and Senate Joint

Resolution No. 345 was placed back" as it appears in the Journal.

The numbering of page "2883" of the final Journal (said page being between pages 2382 and 2384) is hereby corrected to read "2383."

On page 2398 of the final Journal, line 10 of said page is hereby corrected to read as follows: "House Bill No. 536," instead of "Senate Bill No. 536" as it appears in the Journal.

Line 13 of page 2416, line 21 of page 2418, and line 31 of page 2420, of the final Journal are hereby corrected to read as follows: "(House Bill No. 806)," instead of "(Senate Bill No. 806)" as said lines on said pages appear in the Journal.

Lines 15 and 16 of page 2458 of the final Journal are hereby stricken out.

On page 2484 of the final Journal, line 17, is hereby corrected to read "(House Bill No. 908,)" instead of "(House Bill No. 906)" as it appears in said Journal.

Line 29 of page 2469, line 38 of page 2479, and line 23 of page 2490, are hereby corrected so as to read as follows: "(House Bill No. 806)," instead of "(Senate Bill No. 806)" as they appear in said Journal.

Line 8, of page 2499 of the final Journal, is hereby corrected so as to read as follows: "(House Bill No. 145)," instead of "(House Bill No. 165)" as it appears in said Journal.

On page 2498 of the final Journal, line 36 of said page, the figures "560" are corrected to read "590" so that said line shall read as follows: "(Senate Bill No. 590)."

On page 2582 of the final Journal, lines 23 and 24 of said page, read as follows: "D. M. Newman—Extra, 30.00."

Also, lines 25 and 26 of said page should read as follows: "John B. Sutton—Extra 60.00."

Also lines 27 and 28 of said page should read as follows: "J. R. Adair—Extra 18.00."

Note—In counting the lines of a page, the figures denoting the number of a page is not to be used or considered as a line.

I hereby certify that the above is the Errata Sheet prepared by myself as Secretary of the Senate for the Session of the Senate of the Legislature of the State of Florida for the Session of A. D. 1915, which convened April 6, 1915, and adjourned *sine die* June 4, 1915, the said errata sheet being required by Senate Resolution No. 38, which was adopted June 4, 1915, and which reads as follows:

“Resolved, That the Secretary of the Senate be and he is hereby authorized to correct any and all errors in the Journal of the past three days, including the Journal of today, June 4, 1915, and that he is hereby directed and authorized to prepare an errata sheet to be attached to the final Journal of this body, and that the same shall be recognized as a part of the history of the proceedings of this body. ♪

Resolved further, That the Secretary is hereby authorized to see that the Journals of June 4th are mailed according to mailing lists, and to mail each member of Senate one copy.

Resolved further, That the Secretary of the Senate be and he is hereby authorized to check up and endorse for payment the bills for printing, etc., for the last week of this session, and the Comptroller is hereby instructed to take his endorsement in making payment for same.”

County of Leon, }  
State of Florida. }

Personally before me, a Notary Public in and for the State of Florida, came Charles A. Finley, to me well known, who being sworn says that he is Secretary of the Senate of the Legislature of the State of Florida, Session of A. D. 1915, and that he was duly elected to fill such office on April 6, 1915, taking the oath of office on that day as required: That under Senate Resolution No. 38, adopted by the Senate on June 4, 1915, he has, as said Secretary of the Senate, faithfully prepared the above Errata Sheet as said Resolution directs, and that the corrections appearing in the errata sheet are and consti-

tute the true history of the proceedings of the Senate to the best of his knowledge and belief.

C. A. FINLEY,  
Secretary of the Senate of Session A. D. 1915.

Sworn to and subscribed before  
me, this the 30th day of June,  
A. D. 1915.

W. M. McINTOSH, JR.,  
Notary Public, State of Florida.