

SENATE JOURNAL ERRATA

Regular Session, A. D. 1927, as Provided by House Concurrent Resolution No. 20, Adopted By Both Branches of the Legislature of 1927.

Senate Chamber, Tallahassee, Fla., Aug. 15, 1927.

I hereby certify that, as the Secretary of the Senate, session of the Legislature of A. D. 1927, I have prepared and caused to be printed and attached to this Journal of the Senate of A. D. 1927, the following errata to become a part of the true history of the Senate proceedings covering its said session, as required and provided for by House Concurrent Resolution No. 20, which Resolution was duly adopted by the House of Representatives and the Senate, enrolled, duly signed by the officers of the House of Representatives and Senate and signed by the Governor, and which Resolution reads as follows, to-wit :

“House Concurrent Resolution No. 20 :

“Be IT RESOLVED, by the House of Representatives of the State of Florida, the Senate concurring: That the Chief Clerk of the House of Representatives and the Secretary of the Senate be, and they are hereby authorized and directed to correct and revise the respective journals of the Senate and the House of Representatives for the last three days' legislative session, to the end that said journals as finally incorporated into the bound volume may present a truthful and accurate account of the proceedings of the two Houses; and be it further

“RESOLVED, by the House of Representatives, the Senate concurring, That the Chief Clerk of the House of Representatives and the Secretary of the Senate be, and they are hereby further authorized and directed to prepare and cause to be printed with the bound volumes of the Journals of their respective Houses an errata sheet which shall note any errors of form and substance in the said bound volumes covering the period of the entire session of 1927, and that said errata sheet when so made, attached and printed in connection with the bound journals shall be and become a part thereof as a record of the history and proceedings of the legislative session of 1927.”

CHAS. A. FINLEY,

Secretary of the Senate of A. D. 1927.

On page 7, on line 7 of said page the word "Reprsntatives" is hereby corrected to read "Representatives."

On page 9, on line 26 of said page the word "Concur" is corrected to read "Concurs."

On page 12, on line 19 of said page the word and figures "11th District" is hereby inserted between the words "Taylor" and the word "moved."

On page 13 all reference to "Senate Resolution No. 3" and the Resolution itself is hereby stricken from said page as a duplication, the same having appeared on page 6 of the Journal.

On page 67, on line 30 of said page, the word "bond" in printed title of Senate Bill No. 10 is hereby corrected to read, "bonds."

On page 78, on line 21 of said page the word "immediately" is hereby stricken out.

On page 92, on line 14 of said page, the word "Constitution" is hereby corrected to read "Constitutional."

On page 97, on line 31 of said page, the word "House" is hereby corrected to read "Senate" so as to read "Senate Bills No.'s 36 and 37 were taken up in their re-"

On page 105, on line 2 of said page, the figures "25" are hereby inserted between the figures "24" and "21."

On page 116, on line 30 of said page, the word "Common" is hereby corrected to read "commonly."

On page 183, on line 36 of said page, the word "Pediatry" is hereby corrected to read "Podiatry," and on line 37 of the said page the word "Pediatrists" is corrected to read "Podiatrists."

On page 188, on line 34 of said page, the word "adiditional" is hereby corrected to read "additional".

On page 214, on line 11 of said page, the word "Senat" is corrected to read "Senate", and the letters "th" to read "the".

On page 229, on line 7 of said page, the figures "103" are hereby corrected to read "102".

On page 236, on line 2 of said page, the name "Hinly" is corrected to read "Hinely".

On page 254, on lines 21, 23, 26 and 29 of said page, the figures "128" are hereby corrected and changed to read "228".

On page 274, on lines 2 and 5 of said page, the figures "11" are corrected to read "1," the proper number of the House Bill.

On pages 275, lines 28, and 29 of said page are hereby stricken out and the following inserted in lieu thereof: "And respectfully requests the concurrence of the Senate therein." Also lines 37 and 38 of said page are stricken out and the following inserted in lieu thereof: "And House Bill No. 107, contained in the foregoing message was read the first time by its title".

On page 331, on line 16 of said page, the figures "207" are corrected to read "203".

On page 333, on line 25, the word "aid" is hereby corrected to read "and."

On page 335, on lines 32 and 37, after the name "Taylor" and between the names "Taylor" and "moved," insert the following: "11th District".

On page 336, on line 25, between the name "Taylor" and the word "moved", insert the following: "11th District".

On page 344, on line 39 of said page, the figures and the word "11th District" are hereby inserted between the name "Taylor" and the word "moved".

On page 399, on the bottom of line of said page, the figure "6" is hereby corrected to read "60".

On page 528, on line 23 of said page, the word "adoption" is corrected to read "adoption", and the following is hereby inserted as a paragraph between lines 23 and 24 of said page 528, to-wit: "Which was agreed to, and the amendment was adopted".

On page 549, after the word "entitled", the colon punctuation is hereby stricken out in line 22 of said page and there is hereby inserted the following as the title of House Bill No. 241, to-wit: "An Act authorizing and empowering the Board of County Commissioners of Okeechobee County, Florida, by resolution to issue and sell negotiable interest-bearing bonds, bearing six per cent interest per annum, payable semi-annually, in such form, date of maturity, and time and place or places of payment as the said Board of County Commissioners may adopt, in the sum of \$65,000, the proceeds of which to be used in clearing, grading, constructing, and paving a road beginning on the West side of Parrott Avenue on the shores of Lake Okeechobee, and running West along said shores for a distance

of approximately one and one-half miles to a place known as McClendon Point, thence South approximately one thousand yards to Chandler Point, thence South approximately two and one-half miles along the shores of Lake Okeechobee to the Northern banks of Kissimmee River. Also widening, repairing, reconstructing and paving that portion of the Jupiter Road in Okeechobee County, Florida, extending from the intersection of said road with State Road Number 8, thence East for a distance of approximately six miles, and also for repairing and reconstructing Bridges and Culverts on said roads, or any part of them, for building new bridges or new culverts on said roads or any part of them; and for the levy, assessment and collection of taxes to create a sinking fund for the payment of principal and interest on said bonds, and to provide for the sale and retirement of same, naming depositories for moneys derived from sale of said bonds and from taxes for sinking fund for retirement of said bonds''.

On page 557, on line 30 of said page, between the word "furnished" and the word "in" on said line, is hereby inserted the following, to-wit: "or work done which is to be paid for from any bond funds".

On page 671, on line 39 of said page, the word "Senate" is hereby corrected to read "House".

On page 672, on line 18 of said page, the word "demonstrations", in the title of Senate Bill No. 190 is hereby corrected to read "denominations".

On page 676, on line 22 of said page, the figure number "277" is hereby stricken from said line.

On page 809, on line 37 (or bottom line of said page) after the word "therefor" is hereby added the following to complete the title of House Bill No. 427, to-wit: "to authorize the Board of County Commissioners to issue refunding bonds of said county for the purpose of redeeming the bonded indebtedness of the several special road and bridge districts therein, including the bonds of Palm Beach Bridge District but excluding those districts under the control of special Board of Supervisors of Commissioners to-wit: Gladeview Road and Bridge District and Cross State Highway District; to provide for the payment of the principal and interest of such refunding bonds and such of said district bonds as may not be refunded; to abolish Boards of Bond Trustees in said districts and to provide for the ultimate abolition of special road and

bridge districts in said county, and to provide for a referendum."

On page 810, lines 3, 4, 5, 6 and 7 of said page is hereby stricken out, and the following is hereby inserted in lieu thereof, to-wit: "A bill to be entitled An Act to authorize the Board of County Commissioners of Palm Beach County to issue bonds of said County in order to raise additional money to complete the construction and improvement of roads and bridges now in course of construction in said County and to pay amounts due or to grow due to the contractors for work done or now under way, and to provide money for the purpose of financing the costs of further road and bridge construction in said County, and expenses incidental thereto, and to provide for the payment of said bonds, and to provide for a referendum."

On page 816, on line 29 of said page, the word "entitle" is hereby corrected to read "entitled," and also on line 32 of said page, the word "knawn" is hereby corrected to read "known"; also, after line 42 (bottom line) of said page 816, add as an insertion the following as paragraph, to-wit: "Was read the third time in full, and on the call of the roll on the passage of the bill, the vote was:"

On page 846 is hereby inserted between the word "furnished" and the word "in," on line 32 of said page, the following, to-wit: "or work done which is to be paid for from any bond funds."

On page 918, on line 6 of said page, the word "Bil" is corrected to read "Bill."

On page 958, on line 33 of said page, the figure number "264" is hereby corrected to read "260."

On page 1068, lines 15, 16, 17, 18 and 19 are hereby stricken from said page 1068 as not a true history.

On page 1086, on line 28 of said page, the word "and" is hereby inserted between the word "Finance" and the word "Taxation."

On page 1124, on line 34 of said page, the figure numbers "125," "45" and "247" are hereby stricken from said line.

On page 1159, on line 11 of said page, the figure number "657" is hereby corrected and changed to read "652."

On page 1162, on line 16 of said page, the figure number "583" is hereby corrected and made to read "585."

On page 1173, on line 22 of said page, the figure number "708" is hereby inserted between the figure number "705" and the word "And."

Also, on page 1173, between line 30 and line 31 of said page insert the following paragraph, to-wit: "I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—"

On page 1174, between lines 22 and 23 of said page, insert the following, to-wit: "I am directed by the House of Representatives to inform the Senate that the House of Representatives has passed—"

On page 1181, on line 39, the name "Lowe" is hereby changed to read "Rowe."

On page 1222, on the bottom line of said page, the word "temporarily" is inserted between the words "was" and "passed."

On page 1232, lines 23, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 of said page are hereby stricken out and the true title of House Bill No. 427 is hereby inserted in lieu thereof, to-wit: "An Act to provide for the unification, consolidation of Road and Bridge District indebtedness in Palm Beach County in order to simplify the system of Road and Bridge construction and maintenance thereof and to provide a uniform taxation therefor; to authorize the Board of County Commissioners to issue refunding bonds of said County for the purpose of redeeming the bonded indebtedness of the several Special Road and Bridge Districts therein, including the bonds of Palm Beach Bridge District but excluding those Districts under the control of Special Boards of Supervisors or Commissioners, to-wit: Gladeview Road and Bridge District and Cross State Highway Bridge District; to provide for the payment of the principal and interest of such refunding bonds and such of said District bonds as may not be refunded; to abolish boards of bond trustees in said districts and to provide for ultimate abolition of Special Road and Bridge Districts in said county, and to provide for a referendum."

On page 1248, the figure numbers "527" occurring on lines 15, 18 and 24 of said page are hereby stricken out and the figure number "627" is inserted in lieu thereof on each of said lines.

On page 1253 is hereby inserted between line 27 and line 28 of said page the following, to-wit: "I am directed by

the House of Representatives to inform the Senate that the House of Representatives has passed—”

On page 1273, on line 38 of said page, the word “hundred” is hereby inserted between the word “three” and the word “thousand,” so as to make it read three hundred thousand instead of three thousand, as it appears in the Journal.

On page 1314, on line 18 of said page, after the name “Taylor” add the following: “11th District.”

On page 1332 strike out all of line 15 of said page.

On page 1407, on line 9 of said page, the figure number “427” is hereby stricken out and the figure number “428” is hereby inserted in lieu thereof.

On page 1418, on line 19 of said page, the figure number “427” is hereby stricken out and the figure number “428” is hereby inserted in lieu thereof.

On page 1488, on line 2 of said page, the figure number “428” is hereby corrected to read “427.”

On page 1509, on line 9 of said page the figure number “48” is hereby corrected to read “46.”

On page 1522, on line 28 of said page the figure number “428” is hereby changed to read “427.”

On page 1528, on line 10 of said page the word “Senate” is hereby inserted before the word “Joint,” so that the line shall read as follows: “Senate Joint Resolution No. 447.” Also, on line 19 of page 1528 the word “Senate” is hereby inserted between the word “and” and the word “Joint.”

On page 1542, on bottom line of said page, the figure number “20” is hereby corrected to read “330.”

On page 1587, lines 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24 and 25 of said page are hereby stricken out as an erroneous title of the bill and of its introducer, and the following is hereby inserted in lieu thereof as the true history of Senate proceedings, to-wit: “By Senator Malone, Senate Bill No. 496—A bill to be entitled An Act to amend Chapter 8574, Laws of Florida, Acts of 1921, relating to Recording Decrees in Chancery.”

On page 1590, add to line 10 of said page the following: “11th District.”

On page 1651, lines 34 and 35 of said page are hereby transferred to between lines 38 and 39 of said page as the

proper place for the declaration of the first reading of the bill.

On page 1677, on line 34 of said page, the figure number "96" is hereby corrected to read "95."

On page 1678, on line 2 of said page the word "House" is hereby corrected to read "Senate."

On page 1697, on line 41 of said page, the name "Carr" is hereby corrected to read "Caro."

On page 1698, on line 3 of said page, the name "Carr" is hereby corrected to read "Caro."

On page 1728, lines 1 and 2 of said page are hereby transferred to bottom of said page to become lines 42 and 43 of said page.

On page 1823, between lines 31 and 32 of said page is hereby inserted the following, to-wit: "On motion of Mr. Gillis, Senate Bill No. 203 was withdrawn from the Committee on Judiciary B and from the further consideration by the body."

On page 1836, at end of line 3 of said page add the following, to-wit: "Was adopted."

On page 1874, on line 4 of said page the figure number "15" is hereby corrected to read "16A."

On page 1881, between lines 8 and 9 of said page is hereby inserted as a paragraph between said lines the following, to-wit: "By Mr. Waybright."

On page 1882, on lines 28 and 29 of said page, strike out the name of "Madison Hurst" and the name "Thomas S. K. Gill" is hereby inserted in lieu thereof to conform to the true title of the bill.

On page 1897 strike out lines 15 and 16 and insert in lieu thereof the following, to-wit: "Mr. Watson offered the following Resolution":

On page 1968, on line 6 insert between the figure number "224A" and the word "and" the figure number "276."

On page 2063, on line 23 of said page the figure number "443" is hereby corrected to read "543."

On page 2069, on line 1 of said page, the words "as amended" are hereby stricken from said line, as there was no amendment to House Bill No. 663.

On page 2101, on line 21 of said page the figure number "578" is hereby corrected to read "578A."

On page 2132, between lines 29 and 30 is hereby inserted the following as a paragraph: "Mr. Etheredge moved to reconsider the vote by which the Senate failed to pass Senate Bill No. 243: Which motion was laid over under the rule."

On page 2138, on line 2 of said page the following is inserted between the name "Taylor" and the word "and," the following: "11th District."

On page 2150, on line 26 the figure number "618" is hereby corrected to read "518."

On page 2189 the following is inserted between lines 29 and 30, to-wit: "By unanimous consent, Mr. Taylor, 11th District, withdrew Senate Bill No. 398 from the further consideration of the body."

On page 2191 is herewith inserted between lines 22 and 23 of said page, the following as a paragraph, to-wit: "By unanimous consent, Mr. Taylor of 11th District withdrew Senate Bill No. 399 from the further consideration of the body."

On page 2192, between lines 20 and 21 of said page is hereby inserted the following paragraph, to-wit: "By unanimous consent, Mr. Taylor, 11th District, withdrew Senate Bill No. 401 from further consideration of the body."

On page 2194, on line 7 of said page the figure number "588" is hereby corrected to read "588A."

On page 2200, on line 9 of said page, the figure number "680" is hereby corrected to read "690."

On page 2232, on line 12 of said page, the name "Ooverstreet" is made to read "Overstreet," and the word "wiaved" is corrected to read "waived."

On page 2254, on line 1 of said page, the figure number "877" is corrected to read "887."

On page 2398, on line 19 of said page, the word "Joint" is hereby stricken out and the word "Senate" is hereby inserted in lieu thereof. Also on the same line of same page the figure "4" is corrected to read "5."

On page 2400, on line 29 of said page, the figure number "221" is hereby corrected to read "211."

On page 2425, on line 9 of said page, the words "in its order" are hereby stricken out. Also on page 2425 the following lines are hereby inserted between lines 5 and 6 on

said page as a paragraph, the following, to-wit: "On motion of Mr. Cobb, the rules were waived by a two-thirds vote, and House Bill No. 283 was substituted for Senate Bill No. 157 and". Also on page 2425, line 6 is hereby stricken out and the following line is hereby inserted as a line in lieu thereof, to-wit: "House Bill No. 283," and on each of lines 6, 11, 13, 16 and 19 of said page 2425 the figures "157" are hereby stricken out and the figures "283" are hereby inserted in lieu thereof.

On page 2445, on line 2 of said page, the figure number "18" is hereby changed to read "15."

On page 2486, on line 4 of said page, the figure number "572" is hereby corrected to read "512."

On page 2473, on line 12 of said page the figure number "18" is hereby corrected to read "15."

On page 2489, line 22 of said page the figure number "634" is hereby corrected to read "633," also on line 32 of said page 2489 the figure number "634" is hereby changed to read "633."

On page 2497, on line 17 of said page the figure number "14-A" is hereby corrected to read "5-A."

On page 2509, on line 2 of said page is hereby inserted the word and figure "No. 5" between the word "Memorial" and the word "be," and line 5 of the said page 2509 is hereby stricken out and the paragraph as follows is hereby inserted in lieu thereof, to-wit: "The House Joint Memorial was adopted."

On page 2514, on line 5 the word "ad" is hereby stricken out and the word "and" is inserted in lieu thereof.

On page 2568, lines 20 and 21 of said page are hereby transposed so as to appear between line 13 and line 14 of said page.

On page 2632, on line 6 of said page the figure number "16" is hereby corrected to read "16A."

On page 2657, on line 2 of said page the word "Senate" is hereby stricken out and the words "House of Representatives" are inserted in lieu thereof.

On page 2706, on line 15 of said page the name "Parrish" is hereby stricken from said line, as Senator Parrish voted Nay on the passage of House Bill No. 248 in the Senate.

On page 2709, on line 19 of said page the name "Walker" is hereby made to read "Watson."

On page 2744 is hereby inserted between line 16 and line 17 of said page the following line: "By Mr. Waybright."

On page 2797, on line 17 of said page the word and figure number "and 1287" are hereby inserted between the figure number "1288" and the word "contained" on said line.

On page 2836, on lines 21 and 27, on each of said lines of said page the figure number "667" is hereby corrected to read "663."

On page 2891 insert the following as a paragraph after the bottom or 41st line of said page, to-wit: "By consent Mr. Phillips withdrew Senate Bill No. 153 from further consideration of the body."

On page 2941 is hereby inserted between lines 30 and 31 of said page a paragraph to read as follows, to-wit: "By Senator Cobb."

On page 2990, on line 9 of said page the figure number "1205" is hereby corrected to read "1204."

On page 3051, on line 10 of said page the figure number "1273" is hereby corrected to read "1274."

On page 3069, on line 16 of said page the figure number "487" is hereby corrected to read "87."

On page 3087, on line 23 of said page the figure number "104" is hereby corrected to read "436."

On page 3104, on line 8 of said page the figure number "286" is hereby corrected to read "289."

On page 3124, lines 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22 of said page are hereby stricken out and the following is hereby inserted in lieu thereof as the true title, to-wit: "An Act authorizing the City Commission of City of Panama City, Florida, to issue bonds in Pass-a-grille, as amended by Chapter 7684, by the Laws of Florida enacted in 1917, A. D.; and to supplement and amend Section 30 of Chapter 6385 of the Laws of Florida, enacted in 1911, A. D.; also to provide for the qualifications of the Mayor and Commissioners of the town of Pass-a-grille; to provide for the vacating of the offices of Mayor and Commissioners, and to elect their successors upon certain defaults and conditions, and to provide for the qualification of voters of the town of Pass-a-grille."

On pages 3166, lines 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 of said page are hereby stricken out and the following title is hereby inserted in lieu thereof, to-wit: "An

Act authorizing the City Commission of City of Panama City, Florida, to issue bonds in Pass-a-grille, as amended by Chapter 7684, by the Laws of Florida, enacted in 1917, A. D.; and to supplement and amend Section 30 of Chapter 6385 of the Laws of Florida enacted in 1911, A. D.; also to provide for the qualifications of the Mayor and Commissioners of the town of Pass-a-grille; to provide for the vacating of the offices of Mayor and Commissioners, and to elect their successors upon certain defaults and conditions, and to provide for the qualification of voters of the town of Pass-a-grille."

On page 3183, on line 8 of said page the figure number "1058" is hereby corrected to read "1050."

On page 3201, on line 10 of said page the figure number "1335" is hereby corrected to read "1355."

On page 3228, on line 34 of said page the figure number "763" is hereby corrected to read "793."

On page 3271 is hereby inserted between line 22 and line 23 of said page the following as a paragraph, to-wit: "By unanimous consent."

On page 3217, on line 10 of said page strike out the word "passed" and strike out all of line 11 of said page and in lieu thereof is hereby inserted the following: "con-
curred in Senate amendments to." Also, on page 3217, lines 27, 28 and 29 of said page is hereby stricken out, and the following words are hereby inserted in lieu thereof, to-wit: "Which amendments read as follows:"

On page 3226, on line 41 (or bottom line) of said page is hereby inserted the word "local" between the word "of" and the word "Bills."

On page 3276, lines 30 and 31 of said page are hereby stricken out and the following is hereby inserted in lieu thereof, to-wit: "Have examined the same and find them correctly enrolled.

"The same having been duly signed by the Speaker and Chief Clerk of the House of Representatives, we herewith present the same for the signatures of the President and Secretary of the Senate." Also between lines 35 and 36 of said page 3276 the following is hereby inserted as a paragraph, to-wit:

"The bills contained in the above report were thereupon duly signed by the President and Secretary of the Senate in open session and ordered referred to the Joint Commit-

tee on Enrolled Bills on the part of the Senate to be conveyed to the Governor for his approval."

On page 3293, on line 8 of said page the word "Senate" is hereby inserted in the beginning of said line before the word "Joint." Also, on line 31 of said page 3293 the word "House" is hereby inserted in the beginning of said line before the word "Joint."

On page 3294, on line 19 of said page is hereby inserted at the beginning of said line the word "Senate" before the word "Joint."

On page 3517, between lines 32 and 33 of said page is hereby inserted the following line: "By Senator Whitaker:"

On page 3527 is hereby inserted between line 18 and line 19 of said page the following as a paragraph, to-wit: "By permission the following bill was introduced:"

On page 3533 is hereby inserted between line 10 and line 11 of said page the following as paragraphs, to-wit: "Mr. Gillis moved that the Senate do reconsider the vote by which the amendment offered by him to House Bill No. 540 was lost:

The rules were waived and the question was put on the reconsideration.

The Senate refused to reconsider its action."

On page 3542, between line 18 and line 19 of said page is hereby inserted the following as a paragraph, to-wit: "On motion of Mr. Hodges, Joint Committee Substitute for Senate Bill No. 337 and House Bill No. 500 was made a continuing order for consideration."

On page 3554 is hereby inserted between line 28 and line 29 of said page the following as a paragraph, to-wit: "On motion of Mr. Whitaker, the Senate requested the House of Representatives to return to the Senate House Bill No. 749 for further consideration."

On page 3574, on line 29 and also on line 32 of said page the figure number "185" is hereby corrected to read "624."

On page 3607, on line 18 of said page the figure number "1176" is hereby changed to read "1175."

On page 3638, on line 2 of said page the figure number "634" is hereby corrected to read "624." On line 25 of

said page 3638, the figure number "808" is hereby corrected to read "606."

On page 3642 is hereby inserted between line 23 and line 24 of said page the following omitted paragraph, to-wit:

"By permission, Mr. Wagg withdrew Senate Bill No. 186 from the further consideration of the body."

On page 3745, on line 20 of said page the figure number "1536" is hereby corrected to read "1539."

On page 3756, on line 5 of said page the figure number "1926" is hereby corrected to read "1927."

On page 3785, is hereby inserted on line 10 of said page between the word "the" and the word "Joint" on said line the following words, to-wit: "Consideration of"—

On page 3848 the figure number "1926" on line 23 of said page is hereby corrected to read "1927."

On page 3852 the figure number "1926" on line 25 of said page is hereby corrected to read "1927."

On page 3854 the figure number "1926" on line 36 of said page is hereby corrected to read "1927."

On page 3860, the figure number "1926" on line 2 of said page is hereby corrected to read "1927."

On page 3863, the figure number "1926" on line 31 of said page is hereby corrected to read "1927."

On page 3869, the figure number "1926" on line 21 of said page is hereby corrected to read "1927."

On page 3874, the figure number "1926" on line 2 of said page is hereby corrected to read "1927."

On page 3875, the figure number "1926" on line 29 of said page is hereby corrected to read "1927."

On page 3877, the figure number "1926" on line 19 of said page is hereby corrected to read "1927."

On page 3879, the figure number "1926" on line 5 of said page is hereby corrected to read "1927."

On page 3885, on line 29 of said page the figure number "140" is hereby corrected to read "440."

On page 3951, between lines 21 and 22 of said page of the Journal insert the following, to-wit: "By permission Mr. Jennings called up to be considered in their respective orders the following House Bills: House Bill No. 1217: A bill to be entitled An Act to declare, designate, establish

and name a certain State road; also House Bill No. 1222: A bill to be entitled An Act to declare, designate, establish and name a certain State road; also House Bill No. 1223: A bill to be entitled An Act to declare, designate, establish and name a certain State road.

Each of the foregoing bills were read in their respective orders for the second time, and on motion of Mr. Jennings each bill as read for its second time was indefinitely postponed and the action of the Senate was ordered to be certified to the House of Representatives."

On page 3980 of the Journal and between lines 27 and 28 of said page insert the following, to-wit:

"And House Bill No. 1695, contained in the foregoing message, was referred to the Committee on Appropriations."

On page 3988, between lines 35 and 36 of said page of the Journal insert the following printed omission from the message from the House of Representatives, to-wit:

"Also—

House Bill No. 1655:

A bill to be entitled An Act creating and incorporating a special taxing district to be known as Martin County Sanitary District in Martin County, Florida; defining the powers and purposes of said district and of the Board of Commissioners thereof; declaring mosquito incubating areas a public nuisance; authorizing said board to employ methods and means for the eradication of mosquitoes in and adjacent to said district; providing for acquiring by purchase, gift, condemnation or otherwise any property needed for district purposes; empowering the Board of Commissioners of said district to levy and collect taxes for district purposes; authorizing said board to borrow money and to issue and sell bonds to procure funds to carry out the purposes of said district; authorizing said board to make assessments and collections of same on lands in said district that are especially benefited; and providing method of procedure in such assessment and collection; providing for the appointment of the first board of said Commissioners and providing for the election of their successors; prescribing penalties for damaging property or obstructing operation of said district; and generally providing for the creation, organization and administration of a special taxing district for the purpose of eliminating mosquitoes in said district.

Also—

House Bill No. 1659 :

A bill to be entitled An Act to authorize and empower the board of county commissioners of Citrus County, Florida, to establish a county hospital and farm; to buy or lease real estate to be used for said county hospital and farm and to erect, own, equip, maintain and operate or cause to be operated a county hospital and farm for said county; and to provide for the issuance of interest-bearing warrants of said county or other evidence of indebtedness not exceeding twenty-five thousand dollars for the purpose of purchasing the necessary property and equipment and to borrow money to carry into effect the objects of this Act; and to provide for appointment of a county hospital board to operate said county hospital and farm; and designating who may be admitted as patients or indigent sick or paupers; and to provide a method or methods by taxation or otherwise for raising funds to pay the cost and expenses of buying property suitable for the purpose intended and erecting, owning, equipping, maintaining and operating or causing to be operated said county hospital and farm.

And respectfully requests the concurrence of the Senate therein.

Very respectfully,

FRANK WEBB,

Chief Clerk, House of Representatives."

On page 4019, on line 30 of said page, the figure number "1035" is hereby corrected to read "1053."

On page 4032 of the Journal insert between lines 8 and 9 of said page the following to complete the true history of Senate Bill No. 873 :

"Upon the call of the roll on the passage of the bill, the vote was: Mr. President; Senators Caro, Cobb, Dell, Edge, Etheredge, Gary, Gillis, Glynn, Hale, Harrison, Hinely, Hodges, Jennings, Knight, McCall, McClellan, Malone, Mitchell, Overstreet, Parrish, Phillips, Putnam, Rowe, Scales, Singletary, Smith, Stewart, Swearingen, Taylor (11th Dist.), Taylor (31st Dist), Turnbull, Turner, Wagg, Walker, Watson, Waybright, and Whitaker.

Yeas—38.

Nays—None.

So the bill passed, title as stated.

And the same was ordered to be certified to the House of Representatives under the rule."

On pages 4046, between lines 2 and 3 of said page insert the following:

"On motion of Mr. Knight, Senate Bill No. 423 was placed on the Calendar of Bills on second reading without reference."

On page 4048 is hereby inserted at the beginning of line 14 of said page the word "House" before the word "Joint," and on line 16 of said page the figure "9" is hereby corrected to read "IX."

On page 4050, between lines 22 and 23 of said page insert the following:

"There being no amendment the bill was placed on the Calendar of Bills on the third reading."

On page 4162 strike out lines 30 and 31 of said page of the Journal and insert in lieu thereof the following:

"On motion of Senator Turner, House Bill No. 1323 was indefinitely postponed and the action of the Senate was ordered to be certified to the House of Representatives."

On page 4233, on line 12 of said page the date figure "30" is hereby changed and corrected to read "27," the true date of the report of the Committee on Enrolled Bills.

On page 4234, on line 14 of said page, the figure number "1307" is hereby corrected to read "1397."

On page 4413 of Journal and on line 28 of said page, between the figures "1726" and the word "contained," insert the following: "and House Bill No. 1722," and on line 29 strike out all of said line after the word "message" on said line and also strike out all of line 30 of said page and insert in lieu thereof the following:

"Were read in their respective orders the first time by their titles and were placed."

On page 4516 is hereby inserted, between line 2 and line 3 of said page the following paragraph, to-wit: "On motion of Mr. Singletary, House Bill No. 1510 was placed on the Calendar of Bills on the second reading without recommendation."

On page 4615, on line 19 of said page, the words "Legislative Expense" is hereby stricken out and the words "Audit and Control of Legislative Expenditure" is hereby inserted in lieu thereof.

“REPORT OF CONFERENCE COMMITTEE.

On page 4662, on line 38 of said page is hereby corrected to read “Senate Bill No. 360” instead of “Senate Bill No. 300,” as printed.

On page 4727, between line 27 and line 28 of said page is hereby inserted as a pragraph, the following, to-wit:

Tallahassee, Fla., June 2, 1927.

Hon. S. W. Anderson,
President of the Senate.

Hon. Fred H. Davis,
Speaker of the House of Representatives.

Sirs:

Your Conference Committee, to whom was referred—
House Bill No. 1069:

A bill to be entitled An Act declaring, designating, and establishing State Road No. 23, and when located and constructed, shall become and be the property of the State of Florida; and that part of State Road No. 23, lying and being in Sumter County, Florida, be immediately taken over for maintenance, and be maintained by the State Road Department.

Respectfully report that we have had the same in connection with the amendments under advisement and recommend that the House of Representatives concur in the Senate amendments.

HUGH HALE,
L. D. EDGE,
Senate Committee.
I. N. KENNEDY,
W. W. WESTER,
SAMUEL W. GETZEN,
House Committee.

Mr. Hale moved that the Senate adopt the conference report on House Bill No. 1069.

Which was agreed to.”

On pages 4796, on line 34 of said page, the word “and” is stricken out and after the figure number “764” is hereby added the following, to-wit: “868, 150 and 284.”

On page 5056, on line 2 of said page the figure number is hereby changed to read "16A" instead of "16."

On page 5084, on line 24 of said page the word "Senate" is hereby corrected to read "House" that said line may read "House Bill No. 824" to conform to the title set forth.

On page 5086, on line 27 of said page the word "House" at the beginning of said line is hereby corrected to read "Senate," to conform to the title set forth.

On page 5092, on line 27 of said page the word "Senate" at the beginning of said line is hereby corrected to read "House" to conform to the title set forth.

On page 5093, on line 18 of said page the figure number "9377" is hereby corrected to read "937."

On page 5121, on line 13 of said page the word "Senate" is hereby corrected to read "House" to conform to the title set forth.

On page 5110, on line 35 of said page the figure number "1350" is hereby corrected to read "1380."

On page 5087, on line 39 of said page the word "House" is hereby corrected to read "Senate" to conform to the title of the bill.