C. F. WILHELM JANTZEN, by and through His Agent, W. FRITZ, Appellants, v. FRANK N. WIL-LIAMS, Appellee.

CORRECTION OF JUDGMENT.

In the judgment of the aforesaid cause handed down on the 21st day of December, 1934, the word appellants instead of appellee having been inadvertently put into the judgment as the party responsible to pay the costs, the Court after having had the counsel on both sides present in open court on the 9th day of April, 1935, and hearing from them, hereby orders the judgment corrected so as to read as follows: That the costs of the proceedings of this Court, and the jury's fees, shall be paid by the appellee; and all other costs to abide final determination of the case.

Given under our hands and the Seal of this Court this 11th day of April A. D. 1935.

L. S. [Sgd.] L. A. GRIMES,

Chief Justice, Supreme Court of Liberia.

[Sgd.] SAMUEL J. GRIGSBY,

Associate Justice, Supreme Court of Liberia.

[Sgd.] R. EMMONS DIXON,

Associate Justice, Supreme Court of Liberia.*

* Mr. Justice Dossen having been taken suddenly ill on April 4th did not take part in the consideration of this judgment. Mr. Justice Russell, who concurred in this judgment, left the Capital before the judgment had been written out, bence he did not sign.