ERRATA

23 La. L. Rev. 131 (1962). Add to note 82:

La. R.S. 49:113 (Supp. 1962), as amended by La. Acts 1960, No. 191, § 1, provides that "employees in the state and city civil service, who have been illegally discharged from their employment, as found by the appellate courts, shall be entitled to be paid by the employing agency all salaries and wages withheld during the period of illegal separation, against which amount shall be credited and set-off all wages and salaries earned by the employee in private employment in the period of separation." (Emphasis added.) This statutory provision seems to restate the rules of the Dickson, Anderson, and Boucher cases, supra note 81. As the statute fails to mention original reinstatement by the commission, it seems that the commission still has discretion in deducting earnings from other employment during the period of separation.

23 La. L. Rev. 90 (1962). Delete last line of text page 90. Substitute for last line the following:

...and a broadcaster must suffer a legal wrong by