revised by the above Commissioners;
And thereupon offered the following as an additional amendment to the bill:

Resolved, That the sum of sixty dollars be allowed to Messrs. Dana, Crooks and Chamblin, for services in preparing military bill, and that the Secretary issue certificates therefor.

And the yeas and nays being called for and ordered, there were yeas 11, and nays 6, as follows:
Those who voted in the affirmative were Messrs. Barney, Cleveland, Cook, Galbraith, Gibbs, Hayes, Heaton, Jones, Lynd, Reiner and Smith.
Those who voted in the negative were Messrs. Baldwin, Bennett, Holley, McLaren, McRoberts and Pell.
So the motion was carried.
And the bill as amended was read a third time and put upon its final passage.
And the yeas and nays being ordered, there were yeas 17, and nays 0, as follows:
Those who voted in the affirmative were Messrs. Baldwin, Barney, Bennett, Cleveland, Cook, Fake, Galbraith, Gibbs, Holley, Jones, Lynd, McLaren, McRoberts, Pell, Reiner, Smith and Watson.
So the bill was passed and its title agreed to.
The following messages were received from His Excellency, the Governor, through the hands of his Private Secretary:

Executive Office, Minnesota, }
St. Paul, March 7, 1861. }

Hon. Ignatius Donnelly, President of the Senate:
Sir:—I have approved and signed a bill entitled
An Act to provide for a general system of common schools, the officers thereof, and their respective powers and duties.
Respectfully,
ALEX. RAMSEY.

Executive Office, Minnesota, }
St. Paul, March 2, 1861. }

Hon. Ignatius Donnelly, President of the Senate,
Sir:—I return herewith a bill entitled "An Act to amend Chapter 47, of the General Laws of Minnesota for the year 1860, and to prevent abuses in the use of intoxicating drinks.
I have not approved the bill in its present form because the proposed amendment if inserted after the words named will be interposed to the injury of the meaning of the Section, between words which should not be so separated.
Apparenty the preferable method is to have the Section or Sections amended by any act, set forth in full in the amendatory enactment. The amendatory act then contains the entire law embraced in that Section; otherwise two books must be consulted for a single section.

The error of this bill first referred to could not in that case have easily happened. I would be sorry to see this Legislature set a precedent for the amendment of Statutes by inserting words or striking out words, without reciting the Sections as they will read when amended.

Presuming the example before me escaped the attention of members generally, since their usual course has been the other and proper one. I return also a bill entitled "An Act to amend Section 9, of Chapter 62, of the Public Statutes relating to taxing fees, that the Section as amended may be enacted in the Statutes.

Respectfully,
ALEX. RAMSEY.

The following messages were received from the House of Representatives:

Mr. President:—The House have reconsidered the vote by which the bill entitled "An Act providing for recording, printing and distributing the Journals of the Legislature, the Laws and Public Documents," passed that body, have concurred in the amendments attached thereto by the Senate, and the same is herewith returned to the Senate.

The House have passed bills of the following titles:

H. F. No. 152, a bill for an act to amend an act entitled "An Act to incorporate the city of Hastings," approved March 7th, 1857.

H. F. No. 156, a bill for an act to amend an act entitled "An Act to provide for the organization of the Legislature," passed August 2nd, 1858.

H. F. No. 129, a bill for an act entitled "An Act relating to the grading certificates of Main Street in the town of Henderson. In the passage of which bills I am directed to request the concurrence of the Senate.

The House have concurred with the Senate in the passage of a bill entitled

S. F. No. 145, a bill for an act to change the boundary line between Wright and Stearns counties, with amendments.

Herewith returned to the Senate.

D. BLAKELY, Chief Clerk.

Mr. President:—I am directed to request your honorable body to re-consider the vote by which