

H. F. No. 146, A bill for an act to locate a State road from Hokah to Riceford, by way of Sheldon, in Houston county,

Reported that they have had the same under consideration, and report the same back to the House, and recommend that the same be passed.

Report adopted.

On motion of Mr. Hunt, the rules were suspended, and

H. F. No. 146, A bill for an act to locate a State road from Hokah to Riceford, by way of Sheldon, in Houston county,

Was read a second and third time and put upon its final passage.

And the yeas and nays being ordered, there were yeas 31, and nays none, as follows :

Those who voted in the affirmative were—

Messrs. Armstrong,	Grannis.	Meagher,
Ackley,	Graham,	Moulton,
Barlow,	Guiteau,	Richardson,
Butler,	Henry,	Rigby,
Bullis,	Hill,	Smith,
Butters,	Huey,	Soule,
Conniff,	Hunt,	Whittemore,
Crane,	Johnson,	Woodruff,
Dixon,	Kidder,	Mr. Speaker.
Ferrin,	Lafimer,	
Foster,	Letford,	

So the bill was passed and its title agreed to.

Mr. Butters, from the committee on towns and counties, reported that they had under consideration

S. F. No. 92, A bill for an act to amend an act entitled an act to provide for township organization, approved Feb. 21, 1860,

Report the same back to the House, and recommend that it do pass.

Report adopted.

The following communication was received from the Governor :

STATE OF MINNESOTA, EXECUTIVE DEPARTMENT, }
 SAINT PAUL, Feb. 23, 1864. }

Hon. Jared Benson,

Speaker of the House of Representatives:

SIR :—I return to the House of Representatives without my approval

H. F. No. 22, A bill for an act to amend section 8, of chapter 68, of the general laws of A. D. 1862,

For the following reasons :

The proviso of the first section confers authority upon township supervisors to alter or change so much of the route of State or county roads, as may be located wholly within the limits of one organized township, an authority which in my judgment is liable to great abuse and inconvenience. The second section proposes to give validity to roads already legally located, which would be an act of supererogation.

Very respectfully,

S. MILLER.

The communication from the Governor in regard to H. F. No. 22, was taken up, and the question recurring on the final passage, notwithstanding the veto of the Governor,

And the yeas and nays being ordered, there were yeas 15, and nays 15, as follows :

Those who voted in the affirmative were—

Messrs. Ackley,	Kidder,	Richardson,
Butters,	Kiefer,	Rigby,
Guiteau,	Meagher,	Soule,
Henry,	Moulton,	Wiswell,
Johnson,	Nourse,	Mr. Speaker.

Those who voted in the negative were—

Messrs. Barlow,	Gibbs,	Latimer,
Bullis,	Grannis,	Letford,
Crane,	Graham,	Smith,
Dixon,	Hill,	Whittemore,
Ferrin,	Huey,	Woodruff,

So the bill was not passed.

The following communication was received from the Governor :

STATE OF MINNESOTA, EXECUTIVE DEPARTMENT, }
 SAINT PAUL, Feb. 24, 1864. }

Hon. Jared Benson,

Speaker of the House of Representatives :

SIR : I return to the House of Representatives, without my approval

H. F. No. 73, An act to amend an act incorporating certain towns in this State, and providing for town government within the same, approved May 19, 1857 ;

And an act amendatory thereto, approved March 5, 1863,