as so fixed by agreement or condemnation may be paid out of
the proceeds of the bonds by this act authorized to be issued.
And when so amended that said bill do pass.
The amendment was adopted.
The report was then adopted.

ENROLLED BILLS.

Mr. Campbell, from the Committee on Enrollment, reported
that the Committee had examined, read, compared and found truly en­
rolled

S. F. Nos. 119, 145, 507, 369, 505, 340, 506, 81, 233, 308,
392, 504, 516, 72, 188, 518, 248 and 517.

Which report was agreed to.

MESSAGES FROM THE GOVERNOR.

The following messages were received from His Excellency,
the Governor:

STATE OF MINNESOTA,
EXECUTIVE DEPARTMENT.

ST. PAUL, April 11, 1905.

Hon. Ray W. Jones, President of the Senate,

Sir: The best information of which I am possessed reveals to
me the fact that chiropractic, so-called, is a discovery of very recent
origin, and was discovered and developed by men who were not
learned in the science of healing disease. It is not apparent to
me that the devotees of this so-called art in this State are possessed
of the proper knowledge of anatomy and kindred subjects to pro­
erly constitute a board for the examination of others in those
subjects.

The enactment of a law creating a State Board of Chiropractic
Examiners and registration, and to regulate the practice of chiro­
practic in the State of Minnesota, and to license chiropractors, will
dignify this new and untried school to the extent that the people
will look to it as a panacea and remedy for the ills to which the
human body is heir, and must from the very nature of that con­
fidence so established, be more or less imposed upon by practi­
tioners who will have adopted this means to abuse the confidence
of the public.
Chiropractic has not yet become a science or even a school, and is at best but an untried experiment which has produced no lasting or definite results. Among the applicants for positions on this proposed board are insurance agents, and men in other walks of life with absolutely no medical training whatever. The health of the public is the first essential, and should be safeguarded by every possible legal requirement, and if chiropractic must be recognized at all, those practicing this so-called art should certainly be required to pass examinations in the essential branches by due and regular examination before the State Medical Board, which represents the best thought and is the recognized and established standard which has been developed from the experience of the ages.

Believing this, I cannot give my approval to Senate File No. 81, "An act creating a State Board of Chiropractic Examiners and Registration, and to regulate the practice of chiropractic in the State of Minnesota to license chiropractors and to punish persons violating the provisions of this act," which is herewith returned without my signature and approval.

Very respectfully,

JOHN A. JOHNSON,
Governor.

On motion of Mr. Gjertsen, the bill and communication were laid upon the table.

STATE OF MINNESOTA,
EXECUTIVE DEPARTMENT.
St. Paul, April 11, 1905.

Hon. Ray W. Jones, President of the Senate,

SIR:—I have the honor to advise you that I have approved, signed and deposited in the office of the Secretary of State the following Senate Files:

S. F. No. 119, A bill for an act to amend chapter 241 of the General Laws of 1895, relating to prohibiting officers and employees of cities in this State from receiving fees as witnesses in any case in which the State of Minnesota or any city or county in said State is a party,

S. F. No. 145, A bill for an act providing for the manner of paying the appropriations made by law in aid of High Schools, Graded Schools, Semi-Graded Schools and Rural or Common Schools.

S. F. No. 233, A bill for an act to amend section 914 of the General Statutes of the year 1894, relating to the organization of towns.