On motion of Mr. Clague further proceedings under the call were dispensed with.

S. F. No. 410, A bill for an act to abolish the Board of Directors of the Minnesota School for the Deaf and Blind and to confer upon the State Board of Control the exclusive management thereof,

Was read the third time and put upon its final passage.

The question being taken on the passage of the bill,

And the roll being called there were yeas 16 and nays 35, as follows:

Those who voted in the affirmative were:

Anderson, Briggs,	Canfield, Dale,	Hanson, H. E., Hinton,	Laybourn, Peterson,	Schaller, Sundberg,
Campbell,	Fosseen,	Johnson, V. L.,	Putnam,	Thorpe,
Canestorp,				

Those who voted in the negative were:

Ahmann,	Durment,	Gunn,	Pauly,	Stephens,
Alderman,	Du Toit,	Hackney,	Poehler,	Sullivan,
Calhoun,	Elwell,	Hall,	Pugh,	Swanson,
Cashman,	Farrington,	Hardy,	Robinson,	Weis,
Clague,	Fitzpatrick,	Johnson, C. A.,	Sageng,	White,
Donaldson,	Glotzbach,	McColl,	Seward,	Witherstine,
Dunn,	Gunderson,	Moonan,	Smith,	Works,

So the bill failed to pass.

Mr. Clague changed his vote from aye to nay for the purpose of reconsideration.

Mr. Moonan moved that the vote whereby S. F. Nos. 904 and 905 were passed be reconsidered.

Which motion prevailed.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor:

State of Minnesota, Executive Department, St. Paul, April 15, 1907.

Hon. Adolph O. Eberhart, President of the Senate,

Sir: I herewith return S. F. No. 237 without my approval for the following reasons:

The purpose of the law requiring the publication of statements of condition of insurance companies is to give the widest possible publicity of the financial condition of insurance companies to the public generally, and to the policy holders especially. This purpose would be totally set aside by the provisions of S. F. No. 237, which permits the publication of the statements in a paper which has no circulation with the general public, but the circulation of which is limited entirely to insurance agencies, and this act instead of promoting the publicity desired, would give to the insurance companies the opportunity of really concealing their financial condition from the public.

Very respectfully, John A. Johnson, Governor.

MESSAGES FROM THE HOUSE.

Mr. President: I have the honor to announce the passage by the House of the following Senate Files:

- S. F. No. 903, A bill for an act to amend section 3033 of the Revised Laws 1905, regulating the amount and character of the deposits of trust companies and prescribing the duties of the public examiner with respect to the securities deposited with him.
- S. F. No. 902, A bill for an act to provide for the creation of a board of court house commissioners to contract for and superintend the erection, construction, completion and furnishing of a court house and jail in any county of the state having at any time a population of over seventy-five thousand inhabitants.
- S. F. No. 898, A bill for an act relating to the liability of towns and villages in cases where bonds have been heretofore issued, and the territory comprising the same has thereafter been divided.
- S. F. No. 901, A bill for an act entitled, "An act to create a board of poor commissioners in counties having a population of over seventy-five thousand inhabitants, and an area of over five thousand square miles, and to define the duties of such board.

Also the passage by the House of the following House Files:

H. F. No. 87, A bill for an act to establish a State Industrial School for Girls, to provide for the maintenance, management and government of the same, and to provide for the commitment of