Be it Resolved by the Senate, the House of Representatives concurring, that the pink and white Lady Slipper, or Moccasin Flower, Cypripedium Reginæ, be and the same is hereby designated and adopted as the state flower or floral emblem of the State of Minnesota." Which was adopted.

REPORTS OF COMMITTEES.

Mr. O'Neil from the Committee on Public Parks, to whom was referred H. F. 25, introduced by Mr. O'Neil, entitled "A bill for an act providing for the investment of proceeds of the sale of certain down timber, situated in Itasca State Park.

Reports the same back with the recommendation that said bill do pass.

On motion of Mr. O'Neil, the rules were suspended and H. F. 25 was read the second and third times and put upon its final passage.

The question being taken on the passage of the bill,

And the roll being called there were yeas 85 and nays none, as follows:

Those who voted in the affirmative were:

Messrs. Aanenson, Allen, Alley, Anderson, Armstrong G. W., Armstrong J. A., Babcock, Bean, Benolken, Benson, Berg, Bosworth, Brubaker, Burns, Bury, Bush, Butler, Cooke, Cumming, Dealy, Deming, Dobbin, Dorsey, Dunn, Fust, Gainey, Galt, Grass, Harden, Haugen, Haugland, Herbert, Hillmond, Hinton, Hogan, Holm, Hurd, Hymes, Jacobson, Johnson, Johnsrud, Kelly, Larson, Laybourn, Lee, Lommen, Mark, Martin, Miller, Morley, Nelson W., Neubauer, Nichols, Nolan, Noyes, Nyquist, O'Neil, Ocobock, Ofsthun, Oppegaard, Philipps, Pope, Pugh, Rapp, Rich, Rider, Riley, Ryan. Sageng, Sander, Scherf, Schurman, Schutz, Schwarg, Sikorski, Stark, Stites, Torson, Von Wald, Ward, Wells, Whitford, Wilcox, Wilder, Mr. Speaker.

So the bill passed and its title was agreed to.

Mr. Peterson G., from the Committee on Engrossment, reported that the Committee had examined, read, compared and found truly engrossed

H. F. 20, which report was agreed to.

Mr. Haugland, from the Committee on Reception of Bills, to which were referred the following bills, reported the same severally, without amendment, as follows:

H. F. 6, entitled "A bill for an act to amend section fifteen (15) of chapter two hundred and sixteen (216), General Laws of one thousand nine hundred and one (1901),"—Finds that the same is general in its nature and does not come within rule 66, and therefore recommends that the same be indefinitely postponed.