

JOURNAL OF THE SENATE

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Bill 608

Senate Bill 618

Senate Bill 657 and

Senate Bill 685

Were correctly enrolled and presented to the Governor on Monday at 9:30 o'clock A.M., July 18, 1966.

EXECUTIVE COMMUNICATIONS

To the Honorable, the Senate:

The following bills, originating in the Senate, have been approved, signed and deposited in the office of the Secretary of State:

Senate Bill	Chapter No.	Date Approved
608 -----	662 -----	July 18, 1966
618 -----	657 -----	July 18, 1966
657 -----	661 -----	July 18, 1966
685 -----	658 -----	July 18, 1966

Respectfully submitted,

WARREN P. KNOWLES,
Governor.

July 18, 1966.

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Bill 239

Was correctly enrolled and presented to the Governor on Friday at 9:00 o'clock A.M., July 22, 1966.

The chief clerk makes the following entry under the date of Monday, July 25, 1966.

JOURNAL OF THE SENATE

EXECUTIVE COMMUNICATIONS

To the Honorable, the Senate:

I am returning **Senate Bill 239** without my approval.

This bill relates to the collection of more than \$60 a month for the treatment of a minor in a colony when the minor has his own means and resources and for treatment in a colony or training school when the parent has purchased insurance which would pay more than that amount.

I believe **239, S.**, which was concurred in by the Assembly on June 6, 1966, is desirable legislation and I support the principle it sets forth. However, to sign this bill would repeal the effect of **Bill 934, A.**, which you passed unanimously on June 3, 1966, and which I have signed into law.

Both **934, A.** and **239, S.** relate to section 51.22 (2m) Wis. Stats. although they were enacted for primarily different purposes. If both bills had been signed into law and **239, S.** had the earlier effective date, then **934, A.** would have been in effect repealed, or if **239, S.** had the later effective date then a serious conflict in the statutes would have resulted.

Both bills affect certain citizens with respect to their financial liability for treatment of minor children in colonies and training schools. Public policy dictates that a statute of this nature remain clear and unambiguous.

For the foregoing reasons I am returning this bill to enable its enactment in a manner consistent with **934, A.** which was enacted earlier in this session.

WARREN P. KNOWLES,
Governor.

July 23, 1966.

The chief clerk makes the following entries under the date of Friday, August 5, 1966.

CHIEF CLERK'S REPORT

The chief clerk records:

Senate Joint Resolution 128 and

Senate Joint Resolution 130

Were correctly enrolled on Friday, August 5, 1966.