

dealer or vendor for whom such agent, representative or consignee acts fully complies, in each instance, with the provisions of this act.

Sec. 5. Provisions severable.—If any clause, sentence, paragraph, or part of this Act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this act but shall be confined in its operation of the clause, sentence, paragraph, or part thereof, directly involved in the controversy in which such judgment shall have been rendered.

Approved April 17, 1939.

CHAPTER 285—S. F. No. 671

An act to amend Section 4 and Section 7 of Chapter 201 of the Session Laws of Minnesota for the year 1923 also known as Sections 5019 and 5022 respectively of Mason's Minnesota Statutes for 1927, authorizing the issuance of non-negotiable receipts.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Law amended.—That Section 4 of Chapter 201 of the Session Laws of Minnesota for the year 1923 also known as Section 5019 of Mason's Minnesota Statutes for 1927, be and the same is hereby amended so as to read as follows:

"5019. Duties of warehousemen.—Form of warehouse receipt—Every such warehouseman shall receive for storage and shipment so far as the capacity of his warehouse will permit, all grain in suitable condition for storage, tendered him in the usual course of business, without discrimination of any kind. All grain shall be inspected on receipt and stored with other grain of the same grade except as herein otherwise provided. At the time of the receipt of said grain, the warehouseman shall issue and deliver to the owner or consignee a warehouse receipt in the following form:

STUB RECORD

Countersigned by
Secretary

Warehouse Receipt No. Elevator Co.
 Minn. 19....
 The Elevator Com-
 pany has received in store in its elevator known
 as situated at
 Minnesota, for storage from
 owner, bushels of
 which has been duly inspected by a duly author-
 ized inspector of grain appointed by the State
 Railroad and Warehouse Commission of Minne-
 sota, or licensed by the Secretary of Agriculture of
 the United States, and has been graded by said
 inspector as No.

and is that grade. Said grain, or an equal amount of grain of
 the same kind and grade is deliverable upon the return of
 this receipt properly indorsed by the owner above named
 and the payment of all lawful charges; in case of grain stored
 separately in a special bin, at the request of the owner or con-
 signee, the identity of such grain will be preserved while in
 store and said grain will be delivered as such separate lot
 or parcel, in accordance with the law, upon surrender of the
 receipt. Loss by fire, heating or the elements is at the own-
 er's risk.

The Elevator Company conducts
 said elevator as a public terminal warehouse and receives and
 stores therein grain of others for hire.
 bushels..... grade

By

Receipt No. 19....	I n i t i a l	C a r	B u s h e l s						
Received in store from				N o					
Bush. lbs. grade									
				C a r N o	B u s h e l s	C a r N o	B u s h e l s		

The receipts shall be consecutively numbered and delivered to the owner immediately upon receipt of each lot or parcel of grain, giving the true and correct grade and weight thereof. The manner of receipt of such grain shall be stated in the receipt, and with the number and distinctive mark of each car, and the name of each barge or other vessel. The failure to issue such receipt as directed or the issuance of any warehouse receipt differing in form or language from that prescribed shall be a misdemeanor;

Provided that such warehouse receipt at the request of the owner or consignee, may provide for delivery of the grain represented thereby to the depositor, or any other specified person, and may have printed or stamped thereon the words 'non-negotiable'.

Sec. 2. Law amended.—That Section 7 of Chapter 201 of the Session Laws of Minnesota for the year 1923 also known as Section 5022 of Mason's Minnesota Statutes for 1927, be and the same is hereby amended so as to read as follows:

"5022. Grain to be stored in separate bins when requested.—At the request of the owner or consignee, such warehouseman shall store any grain of the same owner or consignee in separate bins, which grain shall then bear the name of the owner or consignee. The warehouseman shall issue to the owner, or consignee distinguishing whether owner or consignee, a warehouse receipt or receipts for all or any part of such grain. Every such receipt shall give the name of the owner or consignee and state the amount, kind and grade of

grain for which the receipt is issued, and that the grain of such owner or consignee is stored separately from the grain of any other owner or consignee. The warehouseman shall, on presentation and surrender of the warehouse receipt bearing the proper endorsement of the person to whom it was issued, deliver to the person surrendering the receipt such amounts of the same grain as may be demanded and of the same grade as called for by receipt. The warehouseman, at the request of the owner or consignee, shall clean, dry, mix or otherwise improve the condition or value of such grain, and it shall be delivered separately from the grain of any other owner or consignee upon the order of the owner or consignee, in accordance with the terms of the warehouse receipt issued therefor and endorsed by such owner or consignee;

Provided, that such special bin receipt, at the request of the owner or consignee, may have printed or stamped thereon the words 'non-negotiable' and the delivery of the identical grain described therein shall be a sufficient delivery and satisfaction of such receipt."

Sec. 3. This Act shall take effect and be in force from and after its passage.

Approved April 17, 1939.

CHAPTER 286—S. F. No. 754

An act relating to salaries of judges of probate in certain counties, amending Chapter 70, Laws of 1937.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **Salary of Judge of Probate in certain counties.**—That Section 9 of Chapter 70, Laws of 1937, be amended so as to read as follows:

"Section 9. The judge of probate of any such county shall receive compensation for his services in the sum of \$1080.00 per annum and, in addition to the above sum all fees collected by him."

Approved April 17, 1939.

CHAPTER 287—S. F. No. 800

An act to authorize the board of supervisors of certain towns to construct sewers and sewage disposal plants; to pay