

shall not be detached from said book and shall remain in the possession of the *public local grain* warehouseman as a permanent record. The original ticket shall be delivered to the person from whom grain is received upon receipt of each load of such grain. Such tickets shall have printed across the face "This is a memorandum, non-negotiable, possession of which does not signify that settlement has or has not been consummated." Such tickets shall state specifically whether such grain is received on contract, for storage, or for shipment on consignment, or sold. If such grain is received on contract or sold the price shall be indicated on such ticket. All such tickets shall be signed by the *public local grain* warehouseman, or his agent or manager.

Approved April 7, 1943.

CHAPTER 346—H. F. No. 99.

(AMENDING SECTION 471.46 MINNESOTA STATUTES 1941.)

An act relating to eligibility of certain persons for appointment to certain elective offices; amending Mason's Supplement 1940, Section 254-49.

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

Section 1. **Law amended.**—Mason's Supplement 1940, Section 254-49, is amended to read as follows:

254-49. Certain persons ineligible to appointment to office.—*No county, city, village, borough, town or school district officer shall be appointed to fill a vacancy in any elective office if he has the power, either alone or as a member of a board, to make the appointment; and his ineligibility shall not be affected by his resignation before such appointment is made. This section shall not prevent the appointment of a member of a city or village council to a different office on the council.*

Approved April 9, 1943.

CHAPTER 347—H. F. No. 206.

An act relating to county levies for school purposes in certain counties, and to amend Laws 1921, Chapter 357, Sections 2, 3 and 4, as amended by Laws 1941, Chapter 363.