ing had, and a finding by the corporation based on substantial evidence that the operation of such airport is inconsistent with the safety of flight to and from an airport owned or operated or presently to be or being constructed to be operated by the corporation, and then only after payment of just compensation to cover the loss sustained by reason of such withdrawal, such just compensation, if not arrived at by agreement, to be ascertained in the condemnation of said airport by the corporation under the power of emient domain, the Commission to institute the condemnation proceedings promptly and to pay in connection with the prosecution thereof all reasonable and necessary expenses incurred not only by it but also by the owner of such airport.

Approved April 11, 1949.

CHAPTER 370—H. F. No. 1752

[Not Coded]

An act relating to salaries of county officers in certain counties; amending Laws 1947, Chapter 476, Sections 1 and 5.

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

Section 1. Laws 1947, Chapter 476, Section 1, is amended to read:

Section 1. Salaries of county officers in certain counties. In all counties of this state with a population of 50,000 but less than 60,000 inhabitants, based on the population according to the then last preceding state or federal census, the respective county officers shall receive as compensation for services rendered by them for their respective counties, annual salaries as follows:

(1)	County Auditor	\$4300.00
(2)	County Teasurer	4300.00
(3)	Judge of Probate Court	4300.00
(4)	Register of Deeds	4300.00
(5)	County Superintendent of Schools	4000.00

(6) .	Sheriff	4300.00
(7)	Clerk of District Court	4000.00
(8)	County Attorney	3500.00
(9)	County Commissioners	1200.00
Soa	2 Laws 1947 Chapter 476 Section 5 is	habrama

Sec. 2. Laws 1947, Chapter 476, Section 5, is amended to read:

Sec. 5. Payment of the salaries herein provided for shall commence May 1, 1949, and terminate May 1, 1951.

Approved April 11, 1949.

CHAPTER 371—H. F. No. 1779

An act relating to the storage of grain; amending Minnesota Statutes 1945, Section 232.06, Subdivision 1.

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

Section 1. Minnesota Statutes 1945, Section 232.06, Subdivision 1, is amended to read:

232.06. Grain received for storage; receipt; penalties. Subdivision 1. Discrimination prohibited; contract for storage. Every person, firm, or corporation operating a public local grain warehouse licensed to store grain shall receive for storage, so far as the capacity of the warehouse will permit, all grain tendered him, without discrimination of any kind; provided such grain is sound and in a warehouseable condition and of proper grade for delivery on terminal market contracts. Upon delivery of grain for storage a legal warehouse storage receipt shall be issued to the owner or his agent which shall state the place and date when the grain was received, the name of the owner of the grain, the kind and grade of the grain according to the official terms established by the state board of grain appeals, or by the Secretary of Agriculture of the United States, the gross weight, dockage and net weight of the grain as per Minnesota standard weight and in addition thereto such receipt shall contain either on its face or