

grain warehouse and shall be subject to the provisions of this act and under the supervision of the commission.

Approved April 18, 1949.

CHAPTER 479—S. F. No. 1350

[Not Coded]

An act relating to advertising for bids in certain cities of the fourth class; amending Laws 1895, Chapter 8, Section 142.

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

Section 1. Laws 1895, Chapter 8, Section 142, is amended to read:

Sec. 142. **Advertisements.** It shall let no contract for the performance of work or the furnishing of material or supplies or property or lighting service involving the expenditure of more than \$500 by the city, nor authorize the purchase, or sale, of any property of a greater value than \$500, nor grant any public franchise, nor authorize the sale or negotiation of any bond or evidence of indebtedness issued by the city, nor designate any depository for the money of the city, except upon advertisements for proposals therefor as provided by law.

Approved April 18, 1949.

CHAPTER 480—S. F. No. 1392

[Coded as Section 447.045]

An act authorizing certain cities of the fourth class to appropriate funds from municipal liquor store earnings to a community hospital.

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

[447.045] Section 1. **Cities of the fourth class; municipal liquor store profits used for community hospital.** Subd. 7. If the electors at any general or special election held in any city of