properties located in such district except rolling stock, main tracks, and all fills or bridges supporting the same.

(b) The value of all property within the district subject to lo-

cal taxation.

(c) The rate of tax levy in mills for school purposes for the current and the next preceding year.

(d) The value of school property in the district including

buildings and equipment.

- (e) The present indebtedness of the district and whether bonded or otherwise.
- (f) The number of pupils attending school at the date of the application and the total enrollment for the preceding year.

(g) The total amount spent for school purposes the last preceding year and an estimate of the expenses for the current year.

The information called for in paragraph (a) shall be ascertained and certified, upon the request of the State Board of Education, by the Railroad and Warehouse Commission, and the information called for in paragraphs (b) and (c) shall be certified by the County Auditor of the county or counties in which such school district is located.

- Sec. 3. State Board of Education to determine amount due each district.—The State Board of Education shall immediately consider said matter and determine whether or not said school district is entitled to aid under the provisions of this act and if it finds that said district is so entitled it shall determine the amount to which it is entitled within the limitations of this act and shall cause the same to be certified to the State Auditor, who shall at times and in the manner of making payment of state aid, issue his warrant to the State Treasurer for the amount so certified by said Board and in favor of said school district.
- Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 14, 1921.

CHAPTER 272-S. F. No. 503.

An act to amend Sections 4437 and 4242 of the General Statutes of 1913, Section 4452 of the General Statutes of 1913, as amended by Chapter 284, Laws of 1917, and Section 4481 of the General Statutes of 1913, as amended by Section 5, Chapter 254, Laws of 1919, relating to the general supervision of the grain interests of the state.

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

Section 1. Storage and inspection—Warehouseman—Duties—Receipts.—That Section 4437, of the General Statutes of 1913, is hereby amended to read as follows:

4437. 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. A warehouse receipt in the following form shall be issued:

STUB RECORD.

	•	Warehouse Receipt No			
	: <u>}</u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.Elc	vato	r Co.
	Secretary	Minn.,		., 1	9
	. Ĕ	The Elevator Company has receive	ed i	n sto	ore in
	. vy	its elevator known as			
	•	, Minnesota, for storage from	• • • •		• • • • • •
	:	owner, bushels of, which l	nas	been	duly
	:	inspected by a duly authorized inspector of grain	rapt	oini	ed by
	:	the state railroad and warehouse commission or licensed by the Secretary of Agriculture of	OI N	unn	esota,
2	5	States, and has been graded by said inspector a	e N	16 C	nueu
_	į	and is that grade. Said grain, or an equal amou	111 U	o for	ain of
Ę		the same kind and grade is deliverable upon the	retu	rn o	f this
.0	o i	receipt properly indorsed by the owner above n			
Consigned by	•	payment of all lawful charges; in case of grain			
_		ately in a special bin, at the request of the owner	OF C	onsi	ignee,
		entity of such grain will be preserved while in s			
		will be delivered as such separate lot or parcel,			
W	ith t	he law, upon surrender of the receipt. Loss by	fire	, he	ating
O		elements it at owner's risk.		l &	
.,		eElevator Company			
		or as a public terminal warehouse and received prain of others for hire.	s a	na s	stores
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		grade	nitial '	ar No.	ushels
		grade	nitial ,	ar No.	ushels

The receipt 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, 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.

Sec. 2. That Section 4452, of the General Statutes of 1913, as amended by Chapter 284, Laws of 1917, is hereby amended to read

as follows:

4452. The two Boards or a majority of the six members thereof shall meet annually in joint session on or before September 15, and establish the grades of all grain subject to state inspection to be known as the "Minnesota Grade". Such grades as are thereby established and tests thereof shall be published daily for one week in a newspaper in each of the cities of Minneapolis and Duluth and all grain received at any public warehouse shall be graded accordingly except grain which is required to be graded under the United States Grain Standards Act. Such grades shall not be changed before the next annual meeting without the concurrence of at least five members of such Boards. In establishing the grades, in addition to the physical qualities of the grain, there shall be taken into consideration the milling and bread-producing quality of all grain products used as human food. Each of said Boards shall determine the grade and dockage, if any, of all grain in all cases where appeals from the decisions of the Chief Inspector have been taken and for such purpose they may request fresh samples of such grain to be furnished direct to the Board having the case under consideration. Dockage shall be considered as being of two classes: first, that having value, and second, that having no value. The former to be considered and allowed for as such, and any foreign content of the grain shall not be considered in establishing the grade. They shall also render assistance and advice to the chief inspector of grain so as to enable him to instruct the deputy inspectors of grain under his jurisdiction in accordance with the decisions and work of the Board.

Sec. 3. That Section 4481 of the General Statutes of 1913, as amended by Section 5, Chapter 254, Laws of 1919, is hereby further

amended to read as follows:

4481. Every public local warehouseman shall receive for storage and shipment, so far as the capacity of his warehouse will permit, all grain in a suitable condition for storage tendered him in the usual course of business without discrimination of any kind, a legal warehouse storage receipt shall be issued to the party delivering the grain which shall state the place and date when the grain was received, the name and residence 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 reverse side the following

specific warehouse and storage contract:

This grain is received, insured and stored under the following conditions: The maximum charges for receiving, insuring, handling, storing fifteen days and delivering grain is two cents per bushel. Storage after the first fifteen days, one-half cent per bushel for each fifteen days or part thereof, for the first three months; after that one-half cent per bushel for each thirty days or part thereof. If grain is cleaned at owner's request, one-half cent per bushel. This grain has been received and stored with grain of the same lawful grade. Upon the return of this receipt and payment or tender of stated lawful charges accrued up to the time of said return of this receipt, the above amount, kind and grade of grain will be delivered within the time prescribed by law to the person above named, or his order. either from this warehouse, or if the owner so desires, in quantities not less than a carload on track at any terminal point upon the same line of railway within this state, designated by said owner, where state or federal inspection and weighing is in force, the grade and weight thereof to be determined by state or federal inspection, and weighing as provided by law. Attached to the receipt shall be a stub record stating number and date of receipt and the gross weight, dockage and net weight; such stub record to remain in the possession of the warehouseman for inspection by the commission or interested parties. 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.

Any provision or agreement in such receipt not contained in the aforesaid specific warehouse and storage contract shall be void. The failure to issue such receipt, as directed, or the issuance of slips, memoranda or any other form of receipt embracing a different warehouse or storage contract, shall be deemed a misdemeanor, and no such slip, memoranda, or other form of receipt shall be admissible in evidence in any civil action; provided, nothing in this act contained shall be construed to require or compel any party or parties operating a flour mill grinding wheat to receive, store or purchase at said mill

any kind of grain.

Public local warehousemen shall be held liable to the owner for the delivery of the kind, grade and net quantity of grain called for by said storage receipts. The term "grain" is held to signify and include the following products: Wheat, corn, oats, rye, barley, flax-

seed and speltz.

All public local warehousemen shall purchase grain in conformity with the official grades of grain, established from time to time by the state board of grain appeals or by the Secretary of Agriculture of the United States. They shall post in a conspicuous place in their warehouse the official grades so established and also any change that may be made from time to time.

No public local warehouseman shall issue a receipt for grain not actually received into his warehouse. Any warehouseman who shall violate the provisions of this act shall upon conviction be subject to a fine of not exceeding one thousand dollars or imprisonment of not more than one year, or both, and revocation of his license.

Sec. 4. Inspection.—That Section 4442, of the General Stat-

utes of 1013, is hereby amended to read as follows:

"4442". All grain received at a terminal warehouse shall be inspected and graded by a state or federal inspector, and re-inspected in like manner upon delivery from such warehouse. The charges for such inspection by state inspectors shall be paid by the warehouseman and added to the storage, and the chief inspector may recover such charges from the warehouseman.

Sec. 5. Effective Aug. 1, 1921.—This act shall take effect and be in force from and after August 1, 1921.

Approved April 14, 1921.

CHAPTER 273-S. F. No. 372.

An act to amend Sections 4651, 4652, 4656, 4657, 4660, and 4661, General Statutes of Minnesota 1913, as amended by Chapter 220, Session Laws Minnesota 1917, and to repeal Section 3 of Chapter 220 of the Genral Laws of 1917, all of said sections relating to the record of births and deaths.

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

Section 1. Certificate of birth—By whom furnished—Contents.—That Section 4651 of the General Statutes of 1913 as amended by Chapter 220 of the Laws of 1917, be and the same is hereby amended so as to read as follows:

"Section 4651. The physician or midwife attending at the birth of any child, or, if there is no attending physicion or licensed midwife, the father or mother, shall within ten days thereafter, subscribe and file with the local registrar of the district within which the birth occurs, a certificate of birth specifying:

Place of birth, including state, county, city, village or town with the street and house number, if any, or in lieu thereof the name of the hospital or other private, public or state institution, if in such institution.