pany shall be effective for the purposes of Subdivision 1 hereof until the Attorney General of Minnesota shall have certified to the commissioner that in his opinion such federal act is a valid exercise of federal authority under the Constitution of the United States.

Subd. 3. The provisions of this section shall not affect the validity of any tax imposed under this act prior to the effective date of such federal law.

Sec. 12. Reciprocal arrangement with other states. The commissioner may enter into an agreement with the commissioner or other tax officials of another state for the interpretation and administration of the acts of their several states providing for the taxation of flight property of airline companies for the purpose of promoting uniformity of taxation of such companies thereunder.

Approved April 19, 1945.

CHAPTER 419—H. F. No. 1303

An act relating to the game of "bingo".

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

Section 1. Bingo defined. For the purposes of this act the game "bingo" is a popular modern variation of "Keno" or "Lotto," where each player has a card or board containing five horizontal rows all but the central one containing five figures, the central row having four figures with the word "Free" marked in the center thereof; any combination of five in a row whether horizontal, vertical or otherwise when completed by a player constitutes "bingo," and the central row either horizontal, vertical, or otherwise constitutes "bingo" when its four numbers are announced and covered. A wheel or other mechanical device may be used by any person conducting the game of "bingo," and any such person may award either money or merchandise to any player or players first completing any combination entitling such player or players to call "bingo."

Sec. 2. Certain associations permitted to operate. The game "bingo" as defined herein shall not be construed as a lottery or as gambling within the meaning of Minnesota Statutes 1941, Sections 614.01 to 614.09, provided that such game
is conducted by a religious, charitable, fraternal or other association, not organized for pecuniary profit, and duly existing under the laws of the State of Minnesota, and that the proceeds therefrom are not to inure to the profit of any individual; and provided further that such association before conducting such game shall give 30 days written notice of the time and place thereof to the governing body of the governmental subdivision or county or state fair in which it intends to conduct such game, and such governing body does not pass a resolution objecting thereto.

Approved April 19, 1945.

CHAPTER 420—H. F. No. 1331

An act relating to the salary of the county treasurer in any county having or which may hereafter have a population of not less than 250,000 inhabitants nor more than 350,000 inhabitants and amending Laws 1907, Chapter 139, Section 1.

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

Section 1. Laws 1907, Chapter 139, Section 1, is hereby amended to read as follows:

Section 1. Salary of county treasurer in certain counties. The county treasurer of each county of this state having, or which may hereafter have, a population of 250,000 or over, and not more than 350,000 inhabitants shall be paid a salary of $5,000.00 per annum.

Approved April 19, 1945.

CHAPTER 421—H. F. No. 800

An act relating to taxation, prohibiting tax levies for certain purposes, limiting certain tax levies under Minnesota Statutes 1941, Section 127.01, transferring certain moneys from the income tax school fund and the general revenue fund, providing for the payment of certain certificates of indebtedness and the interest on certain other such certificates;