ty seat station on the line of such carrier will promote the security or convenience of the public, the commission, by a written order, to be served as a summons in civil actions, shall require compliance with such law, or the making of such repairs, additions, or change. In case of disobedience of said order, the commission may cause an action to be commenced for the enforcement thereof."

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.

CHAPTER 260-S, F. No. 710.

An act entitled "An act to redesignate the state normal schools and the normal school board, and to enable that board to award appropriate degrees".

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

- Section 1. State Teachers Colleges.—The six educational institutions in this state heretofore designated as state normal schools, shall hereafter be designated as state teachers colleges as follows: the "Winona State Teachers College", the "Mankato State Teachers College", the "St. Cloud State Teachers College", the "Duluth State Teachers College", the "Moorhead State Teachers College", the "Bemidji State Teachers College", respectively.
- Sec. 2. State Teachers College Board.—The board heretofore in charge of the state normal schools and referred to in the statutes as the normal school board, and sometimes as the state normal school board, shall hereafter be designated as the state teachers college board, with the same powers and duties as heretofore, with the additions except as hereinafter provided.
- Sec. 3. Degrees.—The state teachers college board shall have authority to award appropriate degrees to persons who complete the prescribed four-year cirriculum of studies in the state teachers college.
- Sec. 4. Acts Repealed.—All acts and parts of acts not consistent with this act are hereby repealed.
- Sec. 5. Act to Take Effect.—This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.

CHAPTER 261-S. F. No. 805.

An act to determine the amount to be allowed for clerk hire in the offices of county treasurers in counties of this state where clerk hire is now fixed under the general laws. Be it enacted by the Legislature of the State of Minnesota:

Section 1. Clerk hire in county treasurer's office in certain counties.—That in counties containing not less than forty-eight townships, and having an area of not less than one million acres nor more than one and a half million acres, and where the population according to the census then last taken was not less than fifteen thousand nor more than thirty thousand, and where the assessed valuation is not less than ten million nor more than twenty-five million dollars, as finally equalized by the State Tax Commission each year, there shall be allowed for County Treasurers' Clerk hire as follows:—

One-eighth of a mill on every dollar of assessed valuation, which clerk hire shall be paid in equal monthly installments to the persons actually rendering such services. The amount of said clerk hire for any year shall be computed on the assessed valuation of the preceding year and shall be paid in the same manner as the salary of other county employes.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.

CHAPTER 262—S. F. No 830.

An act authorizing certain municipal corporations or subdivisions of the state to appropriate funds for the completion of work carried on by certain county war records committees appointed by the Minnesota War Records Commission.

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

Section 1. Municipalities may appropriate money for War Records Commission.—For the purpose of completing work carried on by county war records committees, duly appointed by the Minnesota War Records Commission, the various municipal corporations herein named, to the extent herein limited, are hereby authorized to appropriate funds from their respective treasuries to the said county war records committees as follows: counties of more than 100,000 inhabitants, \$5,000 annually; cities of the first class, \$5,000 annually. Provided, that the total appropriations under this act in any one county for any one year do not exceed \$5,000; that funds so appropriated shall be used exclusively for the work carried on in the county wherein is situate the municipal corporation contributing the same; and that no appropriations shall be made under this act after December 31, 1923.

Sec. 2. This act shall take effect and be in force from and after its passage.

Approved April 13, 1921.