issued and how and when the same was received, the aggregate of such reported cancellation and delivery of unreceipted grain corresponding in amount, grade and kind with the shipments and deliveries reported; and shall also at the same time report the receipts cancelled upon issue of new ones, with the number of each such receipt cancelled and that issued in its place. He shall also furnish the registrar any further information regarding receipts issued or cancelled necessary for correct record of all such receipts and of grain received and delivered and shall make a further verified statement to the commission of the condition and management of any terminal warehouse under his control, at such times and in such form as the commission may require.

Approved April 24, 1941.

CHAPTER 431-S. F. No. 879

An act authorizing the Railroad and Warehouse Commission to permit licensed public local grain warehouseman to make agreements with the Secretary of Agriculture for the handling and storing of grain at rates other than those prescribed by the statutes of Minnesota; and amending Mason's Minnesota Statutes of 1927, Section 5063, Subdivision (h).

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

Section 1. Law amended.—Mason's Minnesota Statutes of 1927, Section 5063, Subdivision (h) is hereby amended to read as follows:

"5063. Grain to be received for storage — receipts — penalties.

(h) Any person, firm, association or corporation, or any officer or agent of any person, firm, association or corporation, who shall violate the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not less than fifty dollars or by imprisonment in the county jail for not less than thirty days. The Railroad and Warehouse Commission of this state shall have the power and it shall be their duty whenever they find, after a hearing, that the provisions of this act have been violated by any person holding a license to conduct a public local grain warehouse in this state, to revoke and annul such license, and in such case no new license shall be granted to the person whose license is so revoked,

nor to anyone either directly or indirectly engaged with him in said business for the period of one year, except that said Railroad and Warehouse Commission is authorized and empowered to permit, upon application made, licensed public local grain warehousemen to execute and perform agreements with the Secretary of Agriculture representing the several agencies of the United States Department of Agriculture, notwithstanding that such agreements may provide rates for handling and storing grain contrary to those prescribed by the statutes of Minnesota.

Approved April 24, 1941.

794

CHAPTER 432-S. F. No. 880

An act regarding licensing of persons buying grain for resale and providing penalties; amending Mason's Supplement, 1940, Section 5060.

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

Section 1. Law amended.—Mason's Supplement 1940, Section 5060, is hereby amended to read as follows:

"5060. Warehouses must be licensed.

All public local grain warehouses shall be licensed annually by the commission. No license shall be issued until applicant has complied with Section 5071, Mason's Minnesota Statutes relating to storage of grain. Application for license must be filed with the commission and the license issued before transacting warehouse business.

Every license shall expire at midnight on the thirtieth day of June, the fee shall be five dollars for each license issued and a license shall be required for each such warehouse operated. The fees collected under this section shall be paid into the state treasury and credited to the state grain inspection fund. Such license shall be revocable by the commission for cause upon notice and hearing. All licenses, grade rules and all rules regulating public local grain warehouses shall upon receipt thereof by the warehouseman, be posted in a protected place in the driveway to his warehouse.

Any person, firm or corporation, other than a licensed warehouseman, who shall purchase grain from the owner thereof for the purpose of resale shall first procure a license