(6) .	Sheriff	4300.00
(7)	Clerk of District Court	4000.00
(8)	County Attorney	3500.00
(9)	County Commissioners	1200.00
Soa	2 Laws 1947 Chapter 476 Section 5 is	habrama

Sec. 2. Laws 1947, Chapter 476, Section 5, is amended to read:

Sec. 5. Payment of the salaries herein provided for shall commence May 1, 1949, and terminate May 1, 1951.

Approved April 11, 1949.

CHAPTER 371—H. F. No. 1779

An act relating to the storage of grain; amending Minnesota Statutes 1945, Section 232.06, Subdivision 1.

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

Section 1. Minnesota Statutes 1945, Section 232.06, Subdivision 1, is amended to read:

232.06. Grain received for storage; receipt; penalties. Subdivision 1. Discrimination prohibited; contract for storage. Every person, firm, or corporation operating a public local grain warehouse licensed to store grain shall receive for storage, so far as the capacity of the warehouse will permit, all grain tendered him, without discrimination of any kind; provided such grain is sound and in a warehouseable condition and of proper grade for delivery on terminal market contracts. Upon delivery of grain for storage a legal warehouse storage receipt shall be issued to the owner or his agent which shall state the place and date when the grain was received, the name 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 to June 30th. following unless it is shelled corn, when the date shall be March 31st following delivery, and terms expressed in the body of this receipt shall constitute due notice to the holder thereof of the expiration of the storage period. Excepting therefrom "an agreement for the renewal of such storage," the charges for receiving, insuring, handling and storing for the first ten days, or part thereof, shall be free. Storage after the first ten days shall be charged and hereby is fixed in the sum of one-twenty-fifth of a cent per bushel per day for the storage period, which shall be collected by the warehouseman upon presentation of the storage receipt for the sale or delivery of the grain represented by such receipt, or the termination of the storage period. It shall be and hereby is made unlawful for any person, firm, association or corporation to charge or collect a greater or lesser amount than the one herein fixed. 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 a delivery charge per bushel of five cents for flax, four cents for soybeans, wheat and rye and three cents for each other grains, and all other 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 in a public bonded warehouse at any terminal point upon the same line of railway within this state 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, and such grain to be subject to the usual freight, inspection, weighing and switching charges.

Sec. 2. This act shall be in effect on and after July 1, 1949.

Approved April 11, 1949.

CHAPTER 372—S. F. No. 141 [Coded as Section 15.19]

An act to authorize the establishment of imprest cash funds for certain state departments and agencies.