inspection that the building or anything attached thereto, located therein, or connected therewith, is unsafe or dangerous to life or limb, the Chief Inspector shall order the same to be removed or rendered safe and secure, and if such notification be not complied with within a reasonable time, he shall prosecute whoever may be responsible for such delinquency."

Section 13, Chapter 142, Acts 1899, page 236.

I do not believe that there is an irreconcilable conflict between the two acts, and, it is my opinion that the 1935 Act does not repeal any part of the 1899 Factory Inspection Law. That law has to do with conditions surrounding labor, while the later law of 1935 is limited to certain cities and applies to any building that ought to be condemned because its age and lack of repair make it a dangerous structure. In the event a structure is found in such a condition that it may be condemned, either under the provisions of the law as enforced by the Industrial Board, Division of the Department of Commerce and Industry, or, under the jurisdiction of the Commissioner of Buildings of cities, I am of the opinion that the jurisdiction under such circumstances is concurrent.

POULTRY ASSOCIATION, STATE: Live Stock Sanitary Board may assist Baby Chick Department of State Poultry Association in controlling bacillary white diarrhea disease.

March 20, 1936.

Hobart Creighton, President,
State Poultry Association,
Warsaw, Indiana.

Dear Sir:

Receipt is acknowledged of your request dated March 12, 1936, wherein you ask our opinion to the following question:

"Does Chapter 308, Acts of 1935, prevent the Live Stock Sanitary Board from assisting the Baby Chick Department of the State Poultry Association of Indiana to carry on Bacillary white diarrhea disease control work in cooperation with the United States Department of Agriculture?"
Chapter 308 of the Acts of the Indiana Legislature of 1935 reads as follows:

"SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF INDIANA, That the Baby Chick Department of the State Poultry Association of Indiana be and the same is hereby designated as the official state agency to cooperate with the United States Department of Agriculture in administering the national poultry improvement plan, to set up and promulgate the necessary rules and regulations; and to supervise and carry out the approved plan."

There is nothing in this Chapter to prevent the Live Stock Sanitary Board from assisting the Baby Chick Department of the State Poultry Association of Indiana to carry on Bacillary white diarrhea disease control work in cooperation with the United States Department of Agriculture.

Your attention is directed to an official opinion dated November 9, 1935, addressed to the State Veterinarian concerning his duties with reference to a similar subject, a copy of which opinion is herewith enclosed.

It is therefore my opinion that there is nothing in the Act to prevent the Live Stock Sanitary Board from assisting the Department in controlling Bacillary disease nor is there any provision in the Act requiring any duties to be performed by the Live Stock Sanitary Board. It is suggested that the latter Board be contacted for the purpose of obtaining cooperation wherever possible in controlling this disease.

ACCOUNTS, STATE BOARD OF: County Auditor, salary of; whether auditor is limited to salary provided in Chapter 21 of Acts of 1933.

March 24, 1936.

Hon. W. P. Cosgrove,
State Examiner,
Indianapolis, Indiana.

Dear Sir:

I have before me your letter in which you inquire first as to whether the county auditor is legally entitled for the year