- (a) Special instruction and services in connection with attending regular elementary and secondary school classes;
  - (b) The establishment of special classes;
- (c) Instruction and services at the home or bedside of the child;
  - (d) Instruction and services in other districts;
  - (e) Instruction and services in other states;
- (f) Instruction and services in a state college laboratory school or a University of Minnesota laboratory school;
- (g) Instruction and services in a state residential school or a school department of a state institution approved by the commissioner of education; or by any other method approved by him.

Approved April 17, 1959.

## CHAPTER 310—H. F. No. 404

## [Not Coded]

An act relating to tax levy for road and bridge purposes in the County of Wright.

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

- Section 1. Road and bridge tax levy. The board of county commissioners of the county of Wright may levy a tax not to exceed 25 mills on the dollar of the taxable valuation of the county for road and bridge purposes.
- Sec. 2. This act shall become effective only after its approval by a majority of the governing body of the county of Wright.

Approved April 17, 1959.

## CHAPTER 311—H. F. No. 532

An act relating to public drainage systems; amending Minnesota Statutes 1957, Section 106.531.

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

Section 1. Minnesota Statutes 1957, Section 106.531, is amended to read:

Use of system as outlet. After the construc-106.531 tion of any county or judicial ditch, no public or private ditch or ditch system, either open or tiled, for the drainage of land not assessed for benefits for such ditch, shall be constructed so as to use the ditch as an outlet without having first secured express authority so to do from the county board, in the case of a system lying wholly within one county, or from the district court of the county in which a system lying wholly within one county was established, in the case where the lands for which an outlet is sought lie within another county or from the district court that originally ordered the construction, in the case of a system extending into two or more counties. Any person desiring to so utilize an existing ditch shall petition the board or court. Upon filing the petition, the auditor, or clerk with the approval of the judge, shall fix a time and place for hearing thereon and shall give notice of the hearing by mailed notice and publication Upon the hearing the board or court shall consider the capacity of the outlet ditch and, if consent be given to construct the ditch or ditch system, shall fix by order the terms and conditions for the use of the ditch as an outlet and shall fix the amount that shall be paid therefor. No private ditch or ditch system shall be constructed using the ditch as an outlet until the sum fixed by the order is paid by the petitioner to the county treasurer of the county wherein petitioner's property is located. The amount so fixed for an outlet charge for any proposed public ditch or ditch system shall be deemed a part of the cost of such proposed ditch or ditch system to be paid by assessment against the lands and properties benefited by the proposed ditch or ditch system, as provided by section 106.341, and credited to the fund of the existing ditch. The order shall also describe the property to be benefited by the ditch or ditch system and shall fix the amount of benefits to such property for the outlet. The property so benefited shall be liable for assessments thereafter levied in such ditch system, on the basis of the benefits so found, the same as though such benefits had been determined in the original order establishing the ditch.

Approved April 17, 1959.

## CHAPTER 312—H. F. No. 601 [Not Coded]

An act relating to the salary of the sheriff of Wright County.

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