- (13) Establish county, regional, or state-wide schedules of maximum fees and charges which may be paid by county welfare boards for medical, dental, surgical, hospital, nursing and nursing home care and medicine and medical supplies under the categorical aid programs.
- (14)—Require that county welfare boards shall not pay for non-emergency surgical, hospital; or licensed nursing home care under the categorical aid programs unless the board has given prior authorization for such care; and authorize county welfare boards to require prior authorization for non-emergency medical; dental or nursing care or medicine and medical supplies:

Approved March 30, 1967.

## CHAPTER 123—H. F. No. 890

## [Not Coded]

An act relating to Independent School District No. 318 entering into agreements for recreation programs with the village of Grand Rapids.

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

- Section 1. Grand Rapids, village of; school-village recreation program. Independent School District No. 318, Grand Rapids, Minnesota, may enter into agreements with the village of Grand Rapids to carry out any of the provisions of Minnesota Statutes, Sections 471.15 to 471.19, without the approval of the voters of the district.
- Sec. 2. This act shall become effective upon its approval by the governing bodies of Independent School District No. 318, and the village of Grand Rapids, and upon compliance with the provisions of Minnesota Statutes, Section 645.021.

Approved March 30, 1967.

## CHAPTER 124-S. F. No. 297

## [Coded]

An act relating to fees for recording or filing of instruments by the state or certain subdivisions.

Changes or additions indicated by italics, deletions by strikeout.