appointive position, and upon the termination of such service shall be returned to his permanent civil service classification. If no vacancy is available in his permanent civil service classified position, seniority shall prevail and the person most recently certified to such position shall be returned to the permanent civil service classification held by him prior to such certification.

Sec. 3. This act shall become effective only after its approval by a majority of the governing body of the City of Minneapolis and upon compliance with the provisions of Minnesota Statutes 1965, Section 645.021.

Approved April 14, 1967.

CHAPTER 190-H. F. No. 1618

An act relating to traffic regulations; setting the areas and places where certain buses may operate; amending Minnesota Statutes 1965, Section 169.80, Subdivision 2.

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

- Section 1. Minnesota Statutes 1965, Section 169.80, Subdivision 2, is amended to read:
- Subd. 2. **Buses; operation between college facilities.** The total outside width of any vehicle or the load thereon shall not exceed eight feet except that the outside width of a farm tractor shall not exceed nine feet, and except as otherwise provided in this section.

The total outside width of a trackless trolley car or passenger motor bus, operated exclusively in any city or village, or contiguous cities or villages, in this state, shall not exceed nine feet; provided a passenger motor bus, not exceeding eight and one-half feet in width, may operate beyond the foregoing areas and within 20 miles of the boundaries of a city of the first class. A passenger motor bus, not exceeding eight and one-half feet in width, may operate between the separated facilities of a college or university if part of the facilities are located within one of the foregoing areas and part are located outside but not more than five miles from the area.

The total outside width of loads of forest products when loaded crossways shall not exceed 100 inches, provided the load is securely

Changes or additions indicated by italics, deletions by strikeout.

bound with a chain attached to front and rear of the loading platform of the vehicle so as to hold the load securely in place.

Approved April 14, 1967.

CHAPTER 191-H. F. No. 947

[Not Coded]

An act relating to the city of Rochester and the county of Olmsted; authorizing the transfer of certain health department functions from the city to the county; removing the ceiling upon the tax levy to support the county board of health.

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

- Rochester, city of; transfer of health department. Section 1. Notwithstanding any provision to the contrary of Minnesota Statutes 1965, Section 145.48, Subdivisions 2 and 3, or of any other law, the governing body of the city of Rochester in Olmsted county may, by agreement with the board of county commissioners of Olmsted county and resolution adopted pursuant thereto, transfer any local service function, or a distinct activity or portion thereof, of its board of health to the county health department. The agreement shall provide for (a) the nature of the local service function to be transferred; (b) the effective date of the transfer; (c) the treatment of employees of the city who will be affected by the transfer; (d) the disposition of the facilities, equipment, and other property of the city devoted to the function; (e) the means to be used by the county to finance the performance of the function; and (f) authorization for the appropriate city and county officials to execute such legal, financial, and administrative instruments and arrangements as may be necessary to effect the transfer in an orderly and equitable manner.
- Sec. 2. Notwithstanding any provision to the contrary of Minnesota Statutes 1965, Section 145.51, Subdivisions 1 and 2, or of any other law, the tax levy imposed pursuant to section 145.51, subdivision 1, for the operation and maintenance of the health department of Olmsted county may exceed two mills against all the taxable property of Olmsted county, provided that no tax shall be imposed for the operation and maintenance of the county health department against property within the city of Rochester except as may be authorized by agreement made pursuant to section 1 of this act or by Minnesota Statutes 1965, Sections 145.47 to 145.54.

Changes or additions indicated by italics, deletions by strikeout.