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

Special School District No. 1. 3: teachers Section The amount of taxes levied by or for Special School retirement. District No. 3, Duluth, or its successor, for the purpose of carrying out the plan of the teachers retirement fund association specifically referred to in Minnesota Statutes, Section 354.20, paragraph three, shall not exceed five percent of the total annual payroll of the members of such association, as determined in September of each year, and there shall not be added to this figure the one percent of payroll to retire the unfunded liability referred to in said section 354.20, paragraph three. Except as otherwise provided by this act the provisions of said section 354.20, paragraph three, shall apply to said school district and said teachers retirement fund association.

Sec. 2. This act takes effect upon approval by the governing body of Special School District No. 3, Duluth, or its successor, and upon compliance with Minnesota Statutes, Section 645.021.

Approved June 6, 1969.

CHAPTER 1107-H. F. No. 2991

[Not Coded]

An act relating to civil service in Ramsey county; amending Laws 1941, Chapter 513, Section 6 as amended.

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

Section 1. Laws 1941, Chapter 513, Section 6, as amended by Laws 1943, Chapter 259, Section 2, Laws 1947, Chapter 301, Section 1, Laws 1947, Chapter 525, Section 1, Laws 1951, Chapter 358, Section 1, Laws 1955, Chapter 355, Section 1, Laws 1955, Chapter 629, Section 3, and Laws 1967, Chapter 454, Section 1, and Laws 1967, Chapter 537, Section 1 is amended to read:

Sec. 6. Ramsey county; civil service. The officers and employees of such county and of any county or joint county and city agency, board, commission or committee heretofore or hereafter created, supported in whole or in part by taxation upon the taxable property of such county, or appointed by the judges of the district court or probate court for such county, or by any board or agency composed of representatives of the county and any city in such county, including the county welfare board employees employed in

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hospitals, preventoria, and county homes, are hereby divided into the unclassified and classified service.

The unclassified service shall comprise:

(a) All officers elected by popular vote or persons appointed to fill vacancies in such offices.

(b) Judges, *court administrators*, receivers, referees, examiner and assistant examiner of titles, public defender, arbiters, jurors, judges, and clerks of election, notaries public, clerk of probate court and persons appointed by the district or probate courts to make or conduct any special inquiry of a judicial and temporary character.

(c) The superintendent or principal administrative officer of any separate department of county government or agency which is now or hereafter created by law and the superintendent, assistant superintendent or principal administrative officer or director of any institution under the county welfare board and any employees thereof who are under the Minnesota County Welfare Merit System.

(d) Members of the teaching staff, and supervisors and principals in the employ of the county, providing they are actually engaged in teaching or the supervision of teaching.

(e) Members of non-paid boards or commissions appointed by the county board or county board and city or acting in an advisory capacity; attorneys, weed inspectors, or other employees by the county board for a limited period of time; and all employees engaged to operate or care for any improved or unimproved property forfeited to the state for non-payment of taxes exclusive of those employed in the office of the land commissioner.

(f) One chief deputy or principal assistant for each elected public official and for the county engineer.

(g) Doctors, interns, and student nurses or intern dieticians employed by the county or any county agency, or any institution under the county welfare board.

(h) Special police officers or special deputy sheriffs serving without pay.

(i) District court and probate court reporters and stenographer-reporters and officers and employees of county probation offices except clerks, typists, stenographers, and bookkeepers.

(j) Assistant county attorneys, or special investigators in the employ of the county attorney.

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(k) The veterans' service officer and his chief deputy.

(1) Until December 31, 1969 officers and employees of county probation offices except clerks, typists, stenographers and bookkeepers. After January 1, 1970 only the probation officer or director of court services and three principal assistants or division supervisors.

The classified service shall include all other offices or employments now existing or hereafter created in said counties and county agencies, and all officers and employees not expressly placed in the unclassified service by the terms of this act, notwithstanding any other provisions in any existing law to the contrary. It shall include officers and employees of such county agencies, if the funds for such agencies are provided in whole or in part by such county. For the purpose of clarity it shall include officers, except as excluded in subdivision (c) of section 6 above, and employees of joint city hall and court house committees and all other agencies supported and controlled in whole or in part by the said counties, or jointly by said counties and any city of the first class located therein. All employees in the classified service shall be placed in a graded division unless the county board establish an ungraded division. The ungraded division, if one is established, shall include all employees in the construction trades who are engaged in the work of repair, alteration or construction of buildings for which trades there is a generally established and recognized scale of wages within the county. The graded division shall include all other employees in the classified service.

Any permanent employee of the county welfare board who, on the effective date of this act, is holding a position which is placed in the classified service under the provisions of this act shall be subject to and protected by the provisions of this act except that the provisions of section 4, subsection (a) (13) of Chapter 513, Laws of 1941, shall not be applicable to positions under the county welfare board. All other county welfare board employees in positions in the classified service shall be subject to and protected by this act and said chapter 513, as amended, subject to a general classification pursuant to 5 (e) of said chapter 513. Employees who have not been in the service of the county welfare board for a period of six months or more immediately preceding the date when this act becomes effective as to such employees shall be on probation until they have served six months as employees.

If any joint county or city agency, including boards, commissions or committees, is hereafter established by statute or created pursuant to statute, which would eliminate the position or employment of any

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person employed under civil service by either such city or such county, such employee shall become an employee of said newly created agency and within the classified service of the county as herein defined. The compensation, seniority, vacation or sick-leave rights or any other rights of such employee shall not be diminished thereby.

Approved June 6, 1969.

CHAPTER 1108-H. F. No. 3003

[Coded]

An act relating to the public employees retirement association; providing for the payment of survivorship benefits to widows of former village employees who were heretofore erroneously denied survivorship benefits.

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

Public employees retirement associa-Section 1. [353.88] tion; survivorship benefits to widows of certain employees. Notwithstanding any provisions of Minnesota Statutes 1967, Chapter 353, to the contrary, former employees of a village who were born on or before February 12, 1896, and died on or before October 8, 1960, and who were employees of a village between January 8, 1958 and Decembr 31, 1959, shall be deemed members of the public employees retirement association on the date of their death where the records of the public employees retirement association indicated that such employees were terminated instead of reporting that they were sick. The surviving widows of such employees shall receive the survivorship benefits to which they are entitled from and after the effective date of this act, notwithstanding records of the public employees retirement association. Survivorship benefits provided for in this section are payable only if a surviving widow of such member of the public employees retirement association has not remarried, and if she repays the refund together with six percent interest which she obtained from the public employees retirement association after the death of her husband.

Approved June 6, 1969.

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