of vehicles in which such semi-trailer is operated. No combination of two (2) vehicles or tractors [inclusive of load and bumpers coupled together,] shall exceed [a total maximum length of six hundred (600) inches, excepting that until but not after January 1, 1967, a combination of a trailer or semi-trailer and a truck-tractor which truck-tractor is properly registered in Pennsylvania on the effective date of this act may be of] a total maximum length of six hundred sixty (660) inches inclusive of load and bumpers coupled together. Nothing in this subsection shall prohibit the transportation by a combination of vehicles of articles impossible of dismemberment, which do not exceed seventy (70) feet.

\* \* \*

Penalty.—Any person violating any of the provisions of subsection (a), (b), (c), (d) or (e) of this section, shall, upon summary conviction before a magistrate, be sentenced to pay a fine of ten dollars (\$10.00) and costs of prosecution, and, in default of the payment thereof, shall undergo imprisonment for not more than five (5) days. Such fine shall be in addition to any penalty imposed by any other section or subsection of this act.

APPROVED—The 7th day of December, A. D. 1965.

WILLIAM W. SCRANTON

No. 389

## AN ACT

HB 1155

Amending the act of August 10, 1951 (P. L. 1182), entitled "An act relating to and defining chiropractic and the right to practice chiropractic; requiring licensure; conferring powers and imposing duties upon the State Board of Chiropractic Examiners and the Department of Public Instruction; providing for the granting, suspension and revocation of licenses issued by the board; preserving the rights of existing licensees and giving them certain personal choice as to jurisdiction; conferring jurisdiction upon the court of common pleas of Dauphin County; and prescribing penalties," further defining "chiropractic."

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Clause (b) of section 2, act of August 10, 1951 (P. L. 1182), known as the "Chiropractic Registration Act of 1951," is amended to read:

Section 2. Definitions.—The following words or phrases, unless the

context clearly indicates otherwise, shall have the meanings ascribed to them in this section:

\* \* \*

(b) "Chiropractic" shall mean a limited science of the healing arts dealing with the relationship between the articulations of the vertebral column, as well as other articulations, and the nervous system and the role of these relationships in the restoration and maintenance of health. It shall include 'chiropractic diagnosis; a system of locating misaligned or displaced vertebrae of the human spine, and other articulations; the examination preparatory to and the adjustment [by hand] of such misaligned or displaced vertebrae, and other articulations; [together with] the furnishing of necessary patient care for the restoration and maintenance of health and the use of scientific instruments of analysis, as taught in the approved schools and colleges of chiropractic, without the use of either drugs or surgery. The term "chiropractic" shall not include the practice of obstetrics or reduction of fractures or major dislocations.

\* \* \*

APPROVED—The 7th day of December, A. D. 1965.

WILLIAM W. SCRANTON

No. 390

## AN ACT

## HB 1347

Amending the act of March 10, 1949 (P. L. 30), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," limiting the number of pupils per school nurse and limiting certain authority of school boards in relation to school health service.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Clause (a.1) of section 1402, act of March 10, 1949 (P. L. 30), known as the "Public School Code of 1949," added September 29, 1961 (P. L. 1743), is amended to read:

Section 1402. Health Services.—\* \* \*

<sup>1 &</sup>quot;chiropactic" in original.