

No. 602, A.]

[Published July 23, 1945.]

**CHAPTER 469.**

AN ACT appropriating a certain sum to the joint interim committee created under Joint Resolution No. 48, A.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

There is appropriated from the general fund to the joint interim committee created by joint resolution No. 48, A., \$1,000, for the execution of the functions of said committee. Expenditures from this appropriation shall be made upon vouchers approved by the chairman and secretary of the committee.

Deposited without approval of Governor.

No. 136, S.]

[Published July 23, 1945.]

**CHAPTER 470.**

AN ACT to amend 50.07 (1) of the statutes, relating to county tuberculosis sanatoria and charges for patients therein.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

50.07 (1) of the statutes is amended to read:

50.07 (1) Any person suffering from tuberculosis may be received into any such county institution and cared for upon payment of a rate which shall not exceed the actual cost of maintenance therein. *Such actual cost of maintenance may, when authorized by the county board, include an annual depreciation charge of not more than 2 percent on all present sanatorium structures and attached fixtures erected or installed prior to January 1, 1937. The said depreciation charge shall be based on the original cost of the structures and fixtures as shown by the records of the county, less any gift, grant, devise or bequest of money or property received from sources other than county funds. If present structures or fixtures are replaced in the future, any net cost of replacement in excess of such original cost shall be deemed an addition in the meaning of subsection (4) and the balance shall continue subject to a depreciation charge under this subsection. But after the amounts charged as depreciation under this subsection equal the whole original cost of any structure or attached fixture, no further charge for*

*depreciation shall be allowed as to such structure or fixture.* There may also be admitted any person who presents symptoms of tuberculosis calling for careful observation in order to make a diagnosis, and who in the opinion of the superintendent and visiting physician, if the superintendent is not a physician, is a proper subject for treatment in any such county institution. Every applicant for admission shall furnish a certificate of a regularly licensed physician that he is suffering from tuberculosis, or that he presents symptoms of tuberculosis calling for careful observation in order to make a diagnosis.

Approved July 17, 1945.

No. 137, S.]

[Published July 23, 1945.

#### CHAPTER 471.

AN ACT to create 114.136 of the statutes, relating to airport approach protection.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

114.136 of the statutes is created to read:

114.136 AIRPORT APPROACH PROTECTION. (1). POWERS OF MUNICIPALITIES. (a) Any county, city, village or town that is the owner of a site for an airport which has been approved for such purpose by the appropriate agencies of the state and the federal government may protect the aerial approaches to such site by ordinance regulating, restricting and determining the use, location, height, number of stories and size of buildings and structures and objects of natural growth in the vicinity of such site and may divide the territory to be protected into several areas and impose different regulations and restrictions with respect to each area, except that such ordinance shall not apply to railroad buildings, bridges or facilities but shall apply to railroad telegraph, telephone and overhead signal system poles and wires. The provisions of such ordinance shall be effective whether the site and the lands affected by such ordinance are located within or without the limits of such county, city, village or town, and whether or not such buildings, structures and objects of natural growth are in existence on the effective date of the ordinance. Such regulations, restrictions and determinations are declared to be for the purpose of promoting the public