CHAPTER 149

TUBERCULOSIS SANATORIUMS

149.01 County tuberculosis sanatoriums.
149.02 Joint county home and county tuberculosis sanatorium.
149.03 Approval of tuberculosis treatment facilities.
149.04 Maintenance charges.
149.06 Public health dispensaries.
149.07 General supervision and inspection; charges.
149.08 Liability of relatives.

Note: Chapter 149 of the statutes is printed as renumbered from chapter 50 by Ch. 413, laws of 1975, which was published on June 5, 1976. The effective date of Ch. 413 was stated in section 20, as follows:

"The department shall promulgate rules under section 50.01 within one year of the effective date of this act. The act shall take effect upon implementation of the rules so promulgated."

149.01 County tuberculosis sanatoriums.
(1) Establishment, government. Every county may, pursuant to this section, establish a county tuberculosis sanatorium. In counties whose population is 250,000 or more such institution shall be governed pursuant to s. 46.21. In all other counties it shall be governed pursuant to ss. 46.18, 46.19 and 46.20, except as otherwise provided in this section.

(2) Superintendent. The superintendent shall be either a graduate trained nurse or a regular licensed physician, and if a trained nurse the trustees shall appoint and fix the compensation of a visiting physician, and may appoint and fix the compensation of a business manager other than the superintendent, and a director of occupational therapy; the latter may be employed on a part-time basis jointly with other county or state institutions.

(3) Compensation of trustees. The trustees of the sanatorium shall receive compensation as determined under the provisions of s. 59.15.

(4) Site and building regulations. The department shall fix reasonable standards for the construction and repair of county tuberculosis sanatoriums with respect to their adequacy and fitness for the needs of the community which they are to serve. Purchase of sites shall be subject to the approval of the department.

(5) Approval of plans for sanatorium. The plans and specifications for such sanatorium buildings must be approved by the department as conforming with said standards and all the requirements of this chapter before any building is constructed.

(6) Trustees of county sanatorium. The county sanatorium shall be controlled and managed, subject to regulations approved by the county board, by 3 trustees (electors of the county) elected by the county board in the manner, at the times, for the terms, and subject to the limitations and conditions provided in s. 46.18.

(7) Report of trustees to department. On each July 1 the trustees shall prepare a detailed financial report, as specified in s. 46.18 (7) to (10), for the preceding fiscal year and shall transmit one copy to the department, one copy to the county clerk and keep one copy on file at the sanatorium. Such report shall be accompanied by an inventory of all properties and improvements and additions and shall contain an estimate of the receipts and expenses of the current year and the reports of the superintendent and visiting physicians. A copy of this report shall be on file in the department not later than August 15 following the close of the fiscal year.

(8) Semiannual inspection of buildings. Before the occupancy of any such building, and semiannually thereafter, the department shall cause such building to be inspected with respect to its safety, sanitation, adequacy and fitness, and report to the authorities conducting said institution any deficiency found, stating the nature of the deficiency, in whole or in part, and ordering the necessary work to correct it or that a new building shall be provided. If within 6 months thereafter such work be not commenced, or not completed within a reasonable period thereafter, to the satisfaction of the department, it shall suspend the allowance of any state aid for, and prohibit the use of such building for the purposes of said institution until said order shall have been complied with.

History: 1975 c. 413 s. 2.

149.02 Joint county home and county tuberculosis sanatorium. (1) Such portions of the buildings, grounds and facilities of an established county tuberculosis sanatorium not needed for hospitalization or treatment of tuberculosis patients and such improvements and additions as the county board of supervisors may make in connection therewith may be established and used as a county home for the aged or a unit thereof when the board of
of the county by a majority vote of its
members so determines and makes provision
therefor in accordance with this section.

(2) No county home or unit thereof so
established shall be used or occupied for such
purpose unless and until:

(a) The facilities used as a county home for
the aged are separated from the remaining
facilities used as a tuberculosis sanatorium in a
manner designed to prevent the spread of
tuberculosis and approved by the department.

(b) The buildings thereof are disinfected in a
manner approved by the department; and

(c) Adequate provision is made for sanitation
of dishes and tableware and precaution is taken
to prevent food contamination and introduction
of a source of infection to the county home unit,
in accordance with such methods and standards
as the department may prescribe.

(3) Management of the 2 jointly housed units
shall be separate and distinct. The county home
unit shall for all purposes be deemed part of, and
managed and operated by the same authorities
as any previously established and existing county
home of the county. Except as herein otherwise
provided and so far as applicable ss. 149.01,
149.02 and 149.03 shall continue to apply to a
jointly housed county tuberculosis sanatorium
and ss. 49.14 and 49.15 shall apply to a jointly
housed county home or unit thereof.

(4) When separate facilities for any such
services are not provided for each institution the
trustees of the county tuberculosis sanatorium
shall hold and manage, employ necessary
employees to operate and do the purchasing for
the operation of a common kitchen, laundry,
heating plant, power plant, water supply or other
joint facilities, for the use and benefit of both
institutions.

(5) This section shall not apply to counties
having a population of over 500,000.

History: 1975 c. 413 ss. 2, 18.

149.03 Approval of tuberculosis treat-
ment facilities. (1) Hospitals as defined in s.
50.33, tuberculosis sanatoria under ss. 149.01
(1) and 50.02 (1) [149.02 (1)] and private
tuberculosis sanatoria under s. 58.06 may submit
a request to the department for a certificate of
approval as a tuberculosis acute treatment
center. The department shall issue a certificate
of approval if the hospital or sanatorium meets
the standards of Title XIX of the social security
act and the rules and standards established by
the department. The certification is to be
renewed by the department as provided under ss.
50.32 to 50.39. The certificate of approval shall
apply only for the premises, persons and services
named in the application and shall not be
transferred or assigned. The department shall

not withhold, suspend or revoke a certificate of
approval unless such hospital or sanatorium
substantially fails to comply with ss. 50.32 to
50.39 or the standards of Title XIX of the social
security act or the rules and standards adopted
by the department, after having been given a
reasonable notice, a fair hearing and an
opportunity to comply. The rules and standards
for the operation of the hospital or sanatoria
providing care for acute tubercular patients shall
be established by the department after receiving
the advice of the advisory committee on
tuberculosis control.

(2) Community-based residential facilities
under ch. 50 shall request a certificate of
approval from the department in order to provide
care for patients suffering from chronic tubercu-
losis based on rules and standards adopted by the
department after receiving the advice of the
advisory committee on tuberculosis control.

(3) Inpatient care exceeding 30 days for
pulmonary tuberculosis patients not eligible for
Title XVIII or Title XIX of the social security
act or general relief may be reimbursed if
provided by a facility contracted by the
department. If the patient has private health
insurance, the state shall pay the difference
between health insurance payments and total
charges.

History: 1973 c. 90; 1975 c. 39; 1975 c. 413 ss. 2, 18.

149.04 Maintenance charges. (4) The
state shall also assume the charges not collected
from insurance, medicaid, and other benefits for:

(a) Care of patients transferred to facilities
approved under s. 149.03 from state institutions
or from state penal institutions pursuant to s.
57.115.

(b) Care of any minor committed to the
department in an approved facility under s.
149.03.

(5) The department shall insure that charges
to the state for care in facilities approved under s.
149.03 reflect reasonable and accurate expenses
in providing such care.

(a) The records and accounts of each county
sanatorium shall be audited annually. Such
audits shall be made by the department of
revenue as provided in s. 73.10 as soon as is
practicable following the close of the institu-
tion's fiscal year. In addition to other findings,
such audits shall ascertain compliance with the
mandatory uniform cost record-keeping require-
ments of s. 46.18 (8) to (10) and verify the
actual per capita cost of maintenance, care and
treatment of patients.

(b) The records and accounts of all other
facilities approved under s. 149.03 shall be
available to the department upon request and
shall comply with accepted accounting practices.
149.04 TUBERCULOSIS SANATORIUMS

6 Patients currently receiving tuberculosis care without charge in a sanatorium shall continue to receive such care without charge. If such a patient is eligible to receive medical assistance described in s. 49.45, 49.46 or 49.47, or Title XVIII of the social security act or private health insurance, the department shall proceed to recover part of cost of care from these sources. The balance of the cost of care shall be charged against the state.

History: 1971 c. 108 ss. 5, 6; 1971 c. 125 s. 523; 1973 c. 90, 243; 1975 c. 59; 1973 c. 413 ss. 2, 18

149.08 Public health dispensaries. (1) Counties with populations in excess of 25,000 may establish and maintain public health dispensaries, and branches thereof where necessary, for the diagnosis and treatment of persons suffering from or suspected of having tuberculosis or other pulmonary diseases. Two or more counties may jointly establish, operate and maintain such dispensaries in order to serve a total population of not less than 25,000. Counties may contract with each other for public health dispensary services. The department and department of revenue shall be notified of the establishment of such dispensaries and any contracts pertaining thereto. The department may establish, operate and maintain public health dispensaries and branches in areas of the state where local authorities have not provided such facilities.

(2) Where the operation and maintenance of a sanatorium is discontinued, counties may operate a public health dispensary as provided in sub. (1).

(3) A county or counties jointly, and the department, may contract with other agencies, hospitals and individuals for the use of necessary space, equipment, facilities and personnel to operate a public health dispensary or for provision of medical consultation.

(4) Dispensaries established by counties which also maintain and operate a sanatorium shall be operated by the same board of trustees operating the sanatorium. Dispensaries established by counties not maintaining and operating a sanatorium shall be under the direction of a board of trustees appointed as prescribed in s. 149.01. Dispensaries established and operated by more than one county shall have joint representation.

(5) Fees may but need not be charged for services rendered in public health dispensaries operated by one or more counties or the department. A schedule of fees shall be established by the respective operating agencies and shall be based upon reasonable costs. A copy of such schedule and any subsequent changes shall be forwarded to the department and the department of revenue. Fees received by the department shall be used as a nonlapsing appropriation for the maintenance and operation of its public health dispensaries together with other funds received for this purpose.

6 (a) The state shall credit or reimburse each dispensary on an annual or quarterly basis for the operation of public health dispensaries established and maintained in accordance with this section.

(b) The state reimbursement for each visit for services as ordered by a physician shall be $6. If an X-ray is taken an additional $6 will be credited. Any X-ray taken outside an approved facility under this section or s. 149.03 on positive reactors to the mantoux skin test shall qualify for state aid in the same manner as an X-ray taken inside such a facility, and such X-ray shall take the place of the first X-ray eligible for reimbursement as part of a case finding and preventive program under par. (e). The administration and reading of the mantoux skin test for diagnostic purposes shall be considered one visit.

Skin tests given in school programs, employment health programs, community preventive and case finding programs are not reimbursable as a clinic visit.

(c) Not more than one patient visit for any person shall be credited within a period of less than 12 hours, nor for any visit made solely for the receipt of drugs and not requiring professional medical services; nor shall more than one visit be credited where a single fee has been established for a particular service. Public health nursing visits to patients suffering from active tuberculosis and using specific medication shall be reimbursed in the same manner as a dispensary visit, if the visit is ordered by a physician giving care to the patient. Not more than 4 visits in one year to each patient shall be credited.

(d) State aid shall not be credited for visits made by a person who does not have symptoms of, or evidence by medical examination indicating suspicion of clinical tuberculosis, unless such person has X-ray evidence to such effect or is known to have converted from a negative to a positive tuberculin test within a period of 3 years, or who has a positive tuberculin test and is a close school or close employment contact to a suspected case, or is a household contact to such a case regardless of the results of the tuberculin test.

(e) Net income in excess of expenses from fees collected from patients of the public health dispensary shall be used to finance case finding programs in the community.

(f) The organization and methods of operation of a case finding preventive program shall be approved by the department upon the advice of
the advisory committee on tuberculosis control. State aid shall not be credited for the administration and reading of the mantoux test. A reimbursement of $12 shall be credited to the agency approved to conduct such a program for the initial chest X-ray examination, the interpretation of the same and for the consultation of the physician conducting such a program. A patient completing chemoprophylaxis may receive a second chest X-ray examination, interpretation and medical consultation for which an additional $12 shall be credited. Guidelines for care during chemoprophylaxis shall be established by the advisory committee on tuberculosis control. Reimbursement shall be $6 per visit which is in compliance with such guidelines.

(g) The reimbursement by the state under pars. (a) to (f) shall apply only until the appropriation under s. 20.435 (1) (c) is totally expended.

(7) Drugs necessary for the treatment of tuberculosis may be dispensed to patients through the public health dispensaries on a basis not to exceed the costs of such drugs and reasonable handling charges. Drugs required in quantity may be made available to the dispensaries through the department of administration on a cost basis.

(9) Public health dispensaries shall maintain such records as are required by the department to enable them to carry out their responsibilities designated in this section. Records shall be submitted annually to the department as soon as possible after the close of each fiscal year and not later than August 15 following.

(10) All public health dispensaries and branches thereof shall maintain records of costs and receipts which shall be audited annually by the department of revenue.

History: 1971 c. 81; 1971 c. 211 s 124; 1973 c. 90; 1975 c. 39, 198, 224; 1975 c. 413 s. 2, 18.

149.07 General supervision and inspection; charges. (1) The department shall:

(a) Investigate and supervise all the tuberculosis hospitals and sanatoria of every county and other municipality, and familiarize itself with all the circumstances affecting their management and usefulness.

(b) Visit each of said institutions and inquire into their methods of treatment, instruction, government and management of their patients; the official conduct of their trustees, managers, directors, superintendents and other officers and employees; the condition of the buildings, grounds and all other property pertaining to said institutions, and all other matters and things pertaining to their usefulness and management; and recommend to the officers in charge such changes and additional provisions as it shall deem proper.

(c) Inspect each such institution annually, or oftener if necessary; and, whenever directed by the governor make special investigation into their past or present management, or anything connected therewith, and report to him the testimony taken, the facts found, and conclusions thereon.

(d) Inform the governor, and the district attorney of the county in which the institution is located, of any violation of law disclosed in any investigation of such institution.

(2) All trustees, managers, directors, superintendents and other officers or employees of the institutions aforesaid shall at all times afford to the department or its agents, unrestrained facility for inspection of and free access to all parts of the buildings and grounds and to all books and papers of such institutions and shall give either verbally or in writing, such information as the department requires Any person violating this subsection shall forfeit not less than $10 nor more than $100. The department may administer oaths and take testimony and may cause depositions to be taken pursuant to law. All expenses of such investigations, including fees of officers and witnesses, shall be charged to the appropriation for the department.

(3) The department shall appoint an advisory committee on tuberculosis control to assist the department in developing rules and standards for tuberculosis treatment and operation of tuberculosis facilities giving inpatient and outpatient tuberculosis care, consisting of 9 members appointed for staggered 3-year terms, consisting of a member of the health policy council nominated by the chairman thereof, a member of the Wisconsin sanatorium trustees association nominated by that organization, a member of the Wisconsin hospitals association, a member of the Wisconsin nursing home association, a member of the Wisconsin county boards association representing a county operating a tuberculosis treatment facility, a member of a local public health organization, 2 public members with a demonstrated interest in the care and treatment of tuberculosis and a specialist in the care and treatment of tuberculosis nominated by the section on chest diseases of the state medical society of Wisconsin.

History: 1973 c. 90; 1975 c. 39; 1975 c. 413 s. 2.

149.08 Liability of relatives. Whenever a person is admitted to any institution specified in this chapter and the expense of maintenance in such institution is chargeable to the state or any subdivision thereof or both, the relative of such person described in s. 52.01 shall be liable to the state or any subdivision thereof in the manner
and to the extent provided in said section. The district attorney of any county in which such relative resides shall at the request of the county judge or the governing body of such institution take all necessary procedures to enforce the provisions of this section.

History: 1975 c 39, 199; 1975 c 413 s. 2