mate of any veterans' or soldiers' home who shall wear the uniform of the Wisconsin national guard or of the United States army, marine or navy, shall be punished for each such offense by fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than five days nor more than thirty days, or by both fine and imprisonment. The district attorney of the county in which any such offense is committed shall bring an action in the name of the state against the offender.

- 2. Nothing in this act shall be construed as prohibiting persons of the theatrical profession from wearing such uniform in any playhouse or theater while actually engaged in following said profession.
- 3. Nothing in this act shall be construed as prohibiting the members of any uniform rank of civic societies from the wearing of such uniforms.
- 4. Whenever the national guard, or any part thereof, is called into active service on account of war, insurrection, rebellion, riot, invasion, resistance to the execution of the laws of this state, or of the United States or on account of public disaster, no civic organization or member thereof shall parade or appear in uniform in the locality where said national guard is in service.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1909.

No. 63, A.]

[Published June 4, 1909.

## CHAPTER 266.

AN ACT to amend section 710 of the statutes, relating to bonds of county treasurers.

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

 

- 2. In every county the taxable property of which shall exceed in valuation the sum of thirty million dollars the bond of the county treasurer shall be in a sum to be fixed by the county board of supervisors, in its discretion, at its annual meeting in November prior to the commencement of the term of office of such treasurer, which sum shall not be less than the amount nor exceed twice the amount of all taxes directed by the county board to be levied and received by the treasurer during the ensuing year with like sureties and conditions as hereinbefore required.
- 3. Where the county board of any county shall have designated as the depository of the county fund any other person than the county treasurer and have fixed the bond of such depository as required and authorized by these statutes, then and in such case the county board by resolution may so modify the amount of the bond to be exacted from the county treasurer as, it may think best, except that such modification shall never permit the county treasurer's bond to be less than twenty per cent of the amount of all taxes directed by the county board to be levied and received by the treasurer during the ensuing year, in counties having a population of one hundred fifty thousand inhabitants or less nor shall such bond be less than ten per cent of the said amount of all said taxes in counties having one hundred fifty thousand or more inhabitants, nor shall the amount of said bond in any case be more than the amount of such taxes.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved June 2, 1909.