maintain, operate, conduct, establish, or attend or be present at any disorderly road house or resort in this state.

2. A disorderly road house or resort, within the purview of this section, is any building, room, or place whatsoever, outside the limits of any incorporated city or village, which is designed, kept or used for the indiscriminate frequenting and commingling of the sexes for immoral purposes, or which is habitually used or resorted to by persons for immoral purposes. This section does not apply to any bona fide hotel or inn.

3. The provisions of section 4581g of the statutes relative to evidence, procedure and prosecution are hereby made applicable to the offense hereby created as are also the provisions of sections 4581h and 4589a, and any such disorderely road house or resort as is herein defined and described may be shut up and abated as provided by law for the abatement of nuisances and houses of ill fame.

4. Any person who violates any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment in the county jail not exceeding six months, or by both such fine and imprisonment.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 21, 1921.

No. 397, S.]

[Published June 24, 1921.

CHAPTER 402.

AN ACT to amend paragraph (a) of subsection 1 of section 1317 of the statutes, relating to the maintenance of trunk highways.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Paragraph (a) of subsection 1 of section 1317 of the statutes is amended to read: (Section 1317) (1) (a) On and after May 1, 1918, each county shall adequately maintain the whole of the trunk system lying within the county in accordance with the directions, specifications, and regulations made for such maintenance by the commission. Any military highway, previously laid out in what is now an Indian reservation, may together with its proper connection to the nearest state trunk highway, be laid out and adopted as a portion of the state trunk highway system by the Wisconsin highway commission. On portions of the trunk highway system laid out and adopted by the state highway commission lying within the limits of any Indian reservation no more shall be required to be expended for maintenance by each of the said counties upon said highway than shall actually be allotted to it each year from the state maintenance funds on account of the mileage of said highway lying within said county. No county shall be compelled to provide any funds for the construction or reconstruction of any portion of said highway, including bridges, so lying within the limits of any Indian reservation, without the consent of the county board of such county.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 21, 1921.

No. 407, S.]

[Published June 24, 1921.

CHAPTER 403.

- AN ACT to amend subsection (3) of section 50.03 and subsection (2) of section 50.07 of the statutes, and to create section 50.075 of the statutes, relating to the admission of persons to state and county tuberculosis institutions, and to the payment of the expenses of such persons.
- The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subsection (3) of section 50.03 and subsection (2) of section 50.07 of the statutes are amended to read (50.03) (3) The support, * * * maintenance and necessary traveling expenses including the expenses for an attendant when such patient cannot travel alone, and emergency surgical and dental work of every patient supported in said institution at public charge shall be paid by the state; but the state shall charge over, as provided in subsection (2) of section 46.10, to the county in which such patient has his legal settlement * * * one-half the cost of his maintenance in the institution and the entire amount of all other expenses.

(50.07) (2) Any such person who is indigent may be admitted and maintained in such institution at the charge of the county in which he has his legal residence, pursuant to subsection (2) of section 50.03, except that the county chargeability shall be de-