

Senate Bill 381

Published
August 7, 1965.

CHAPTER 175

AN ACT to amend 84.25 (13) of the statutes, relating to vacating or continuing controlled-access status of highways.

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

84.25 (13) of the statutes is amended to read:

84.25 (13) A controlled-access highway shall remain such until vacated by order of the state highway commission. The discontinuance of all state trunk highway routings over a highway established as a controlled-access highway shall summarily vacate the controlled-access status of such section of highway only after a traffic engineer survey investigation and study finds, determines and declares that the vacating of the controlled-access status is in the public interest. Such vacating shall not be effected until after a public hearing is held in the county court house or other convenient place within the county, following notice by publication ~~as provided in~~ *under sub. (1).* The state highway commission shall record formal notice of any vacation of a controlled-access highway with the register of deeds of the county wherein such highway lies. *When the county board, or county boards in the case of boundary line roads, by resolution enacted and filed with the state highway commission prior to the vacating of a controlled-access by the commission, requests that the controlled-access highway be continued pursuant to s. 83.027, then and thereafter all authority established by s. 83.027 shall be in effect with respect to such controlled-access highway, except that the county need not comply with s. 83.027 (1), and the state highway commission shall be relieved of any further authority for such controlled-access highway.*

Approved August 3, 1965.