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. 88.027 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.