

AN ACT RELATIVE TO THE DISCONTINUANCE OF CERTAIN WAYS *Chap.289*  
AS PUBLIC WAYS.

*Be it enacted, etc., as follows:*

Chapter eighty-two of the General Laws is hereby amended by inserting after section thirty-two the following new section: —  
*Section 32A.* Upon petition in writing of the board or officers of a town having charge of a public way, the county commissioners may, whenever common convenience and necessity no longer require such way to be maintained in a condition reasonably safe and convenient for travel, adjudicate that said way shall thereafter be a private way and that the town shall no longer be bound to keep the same in repair, and thereupon such adjudication shall take effect; provided, that sufficient notice to warn the public against entering thereon is posted where such way enters upon or unites with an existing public way. This section shall not apply to ways in cities.

G. L. 82, new section after § 32.

Discontinuance of certain ways as public ways.

Proviso.

Not applicable to ways in cities.

*Approved April 24, 1924.*