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1973 Assembly Bill 756

Date published: December 29, 1973

CHAPTER 155, Laws of 1973

AN ACT to amend 195.28 of the statutes, relating to costs of protecting grade crossings.

Underscored, stricken, and vetoed text may not be searchable. If you do not see text of the Act, SCROLL DOWN.

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CHAPTER 155

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

195.28 of the statutes is amended to read:

195.28 Protecting grade crossings. Upon petition of the city council, village board, member of town board, superintendent of highways or by 5 or more freeholders in any town, village or city, or of any railroad corporation to determine whether a public highway and railroad grade crossing is dangerous to human life, the commission shall proceed as provided in s. 196.26. Notice of hearing shall be served upon the highway commission, which shall be an interested party, and any recommendation it may file with the public service commission at or prior to the hearing regarding crossing protection or apportionment of the cost thereof shall be considered as evidence in the proceeding. The commission shall determine whether the existing warning devices at such crossing are adequate, and if the crossing complained of is dangerous to human life, the commission may order the railroad company to keep a flagman there, or may order the installation of gates, electric signals or other suitable safety device at such crossing. The cost of such protection, excluding the cost of maintenance or flagmen, shall be apportioned by the commission between the railroad and the state on the basis of benefits received by the railroad and the public, respectively. The public's portion shall be paid by the state from the appropriation in s. 20.395 (2) (vm). In no case shall the state's share exceed 70% of the cost.