

STATE OF CONNECTICUT,

Bill No. 259Page 1 of 1Introduced by Senator Burke - 3rd District DateRef. to Committee on Transportation

General Assembly,

January Session, A. D., 19

**AN ACT CONCERNING THE RESTORATION AND REPAIR OF STATE
BOUNDARY MARKS****CONNECTICUT
STATE LIBRARY
LEGISLATIVE REFERENCE
SECTION**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 3-8 of the 1969 supplement to the general statutes is repealed and the following is substituted in lieu thereof: The governor shall, in 1975 and decennially thereafter, or whenever any monument or other boundary mark between this state and an adjoining state has become damaged, displaced or destroyed, appoint an agent authorized to act with a duly appointed agent of such adjoining state to examine any or all of such monuments and boundary marks and restore or repair any that are injured or have been removed; and a reasonable portion of the expense thereof, together with the cost of the services of such agent, when approved by the governor, shall be paid from the state treasury. Said agent or his representative may enter upon private property for the purpose of surveying, establishing, maintaining or restoring state boundary marks and shall use care so that no unnecessary damage shall result, and the state shall pay damages to the owner of any property from appropriations made to the transportation department for any damage or injury he causes such owner by such entrance and use.

Sec. 2. This act shall take effect from its passage.

STATEMENT OF PURPOSE: To give the transportation commissioner and his representatives the necessary authority to enter upon private property to perform a task delegated to him by the Governor pursuant to Section 3-8.



Senate, May 28, 1971. The Committee on Transportation reported through Senator Mondani of the 33rd District, Chairman of the Committee on the part of the Senate, that the substitute bill ought to pass.

AN ACT CONCERNING THE RESTORATION AND REPAIR OF STATE BOUNDARY MARKS.

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12 been removed; and a reasonable portion of the
13 expense thereof, together with the cost of the
14 services of such agent, when approved by the
15 governor, shall be paid from the state treasury.
16 SUCH AGENT OR HIS REPRESENTATIVE MAY, UPON GIVING
17 REASONABLE WRITTEN NOTICE TO THE OWNER, ENTER UPON
18 PRIVATE PROPERTY FOR THE PURPOSE OF SURVEYING,
19 ESTABLISHING, MAINTAINING OR RESTORING ANY STATE
20 BOUNDARY MARK OR MONUMENT AND SHALL USE CARE SO
21 THAT NO UNNECESSARY DAMAGE SHALL RESULT TO SUCH
22 PRIVATE PROPERTY, AND THE STATE SHALL PAY DAMAGES

23 TO THE OWNER OF ANY SUCH PROPERTY, FROM
24 APPROPRIATIONS MADE TO THE DEPARTMENT OF
25 TRANSPORTATION FOR ANY DAMAGE OR INJURY SUCH AGENT
26 OR HIS REPRESENTATIVE CAUSES SUCH OWNER BY SUCH
27 ENTRY AND ACTIVITY.

28 Sec. 2. This act shall take effect from its
29 passage.