RCW 36.75.300  Primitive roads—Classification and designation.
The legislative authority of each county may by resolution classify
and designate portions of the county roads as primitive roads where
the designated road portion:
   (1) Is not classified as part of the county primary road system,
as provided for in RCW 36.86.070;
   (2) Has a gravel or earth driving surface; and
   (3) Has an average annual daily traffic of one hundred or fewer
   vehicles.
Any road designated as a primitive road shall be marked with
signs indicating that it is a primitive road, as provided in the
manual of uniform traffic control devices, at all places where the
primitive road portion begins or connects with a highway other than
another primitive road. No design or signing or maintenance standards
or requirements, other than the requirement that warning signs be
placed as provided in this section, apply to primitive roads.
The design of a primitive road, any discretionary maintenance,
and the location, placing, or failing to place road signs, other than
the requirement that warning signs be placed as provided in this
section, shall not be considered in any action for damages brought
against a county, or against a county employee or county employees, or
both, arising from vehicular traffic on the primitive road.  [2014 c
205 § 1; 1985 c 369 § 2; 1980 c 45 § 1.]