TOWN OF WORCESTER
Local Law No. 1 of the year 2006
Town of Worcester, New York
A Local Law Regulating Skate Device Safety
Be it enacted by the Town Board of the Town of Worcester as follows:

SECTION 1 - PURPOSE

The Town Board of the Town of Worcester, based on observations made by its members and complaints received from the public, has concluded that the use of skateboards within certain portions of the Town of Worcester presents an unreasonable risk to the public safety in general and to pedestrians in particular.

SECTION 2 - DEFINITIONS

As used in this chapter, the following terms shall have the meanings indicated:
SKATEBOARD—A narrow board of wood, plastic, fiberglass or similar material with roller skate or any other type of wheels attached to each end, commonly referred to as a "skateboard," and used for gliding or moving on any hard surfaces, without a mechanism or other device for steering while being used, operated or ridden.
STREET—Includes the entire paved and improved surfaces of the street, including gutter areas, steps, ramps, railings, curbs and sidewalks.

SECTION 3 - PROHIBITED ACTS

A. It shall be unlawful for any person to operate skateboards upon the following public streets, sidewalks, and curbs, and upon railings, steps, and ramps upon such streets:

Hamlet of Worcester
1. Main Street from Cook Street to Decatur Street;
2. Decatur Street from Main Street to northerly side of Town Parking Lot;

B. Bicycles and other vehicles covered by the New York State Vehicle and Traffic Laws are exempt from this section.

C. It shall be unlawful for any person to operate skateboards within the confines of any public parking area, public path or within the confines of the Town Park(s).

D. It shall be unlawful for any person to operate a skateboard without the use of protective headgear.

E. It shall be unlawful to use any such device within 20 feet of any pedestrian.

F. Such device may only be used during the hours of daylight.
G. It shall be unlawful for three or more persons to operate such devices within 100 feet of any other such device.

H. Anything heretofore notwithstanding this Subsection D shall not apply to any device or vehicle commonly used to transport handicapped or disabled persons either with or without assistance of another person or under its own power.

SECTION 4 – PENALTIES FOR OFFENSES.

Any person violating any provision of this chapter shall be fined not less than $25 nor more than $500, or up to 15 days imprisonment, or both such fine and imprisonment.