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By: **Delegates Burns, Barkley, Jones, Kach, and Nathan-Pulliam** Introduced and read first time: February 8, 2006 Assigned to: Environmental Matters

Committee Report: Favorable House action: Adopted Read second time: March 25, 2006

CHAPTER____

1 AN ACT concerning

2	Vehicle Laws - Baltimore County - Speed Monitoring Systems - Liberty
3	Road

4 FOR the purpose of authorizing the placement of certain speed monitoring systems on

- 5 a certain highway in Baltimore County; making certain provisions of law
- 6 concerning the enforcement of speed limit laws with certain speed monitoring
- 7 systems applicable in Baltimore County; authorizing a person who receives a
- 8 citation under this Act to pay the civil penalty to the Baltimore County Office of
- 9 Budget and Finance or elect to stand trial; requiring the Baltimore County
- 10 Office of Budget and Finance, in consultation with local police departments and
- 11 the Chief Judge of the District Court, to adopt procedures for the issuance of
- 12 citations, trial of civil violations, and the collection of civil penalties under this
- 13 Act; altering a certain definition; providing for the distribution of revenues
- 14 generated by this Act after certain costs are deducted; providing for the
- 15 application of this Act; providing that existing obligations or contracts may not
- 16 be impaired by this Act; requiring Baltimore County to report to the General
- 17 Assembly on or before a certain date; and generally relating to imposition of
- 18 liability, in Baltimore County, on certain persons recorded by speed monitoring
- 19 systems violating certain laws regarding the operation of motor vehicles in
- 20 excess of certain speed limits.

21 BY repealing and reenacting, with amendments,

- 22 Article Health General
- 23 Section 19-130(c)
- 24 Annotated Code of Maryland
- 25 (2005 Replacement Volume and 2005 Supplement)

26 BY repealing and reenacting, with amendments,

1 2 3 4 5	Section 21-809 Annotated Code of Maryland (2002 Replacement Volume and 2005 Supplement)						
6 7					THE GENERAL ASSEMBLY OF nd read as follows:		
8					Article - Health - General		
9	19-130.						
10	(c)	The Fun	d consist	s of [moto	or]:		
11 12	accordance	(1) with § 13			registration surcharges paid into the Fund in Fransportation Article; AND		
	FROM THE 21-809 OF 7		CEMEN	T OF SPH	BUTED TO THE FUND FROM REVENUE GENERATED EED LIMIT LAWS IN BALTIMORE COUNTY UNDER § ARTICLE.		
16					Article - Transportation		
17	21-809.						
18	(a)	(1)	In this so	ection the	following words have the meanings indicated.		
19		(2)	"Local p	olice dep	artment" means:		
20			(i)	The Mor	ntgomery County Department of Police; [and]		
21 22	Montgomer	y County:	(ii)	The poli	ce department of any municipal corporation in		
23			(III)	THE BA	LTIMORE COUNTY POLICE DEPARTMENT; OR		
24 25	IN BALTIN	IORE CC	(IV) OUNTY.	THE PO	LICE DEPARTMENT OF ANY MUNICIPAL CORPORATION		
26 27	lessee of a n	(3) notor veh	(i) icle unde		means the registered owner of a motor vehicle or a of 6 months or more.		
28			(ii)	"Owner"	does not include:		
29				1.	A motor vehicle rental or leasing company; or		
30 31	13, Subtitle	9, Part II	l of this a		A holder of a special registration plate issued under Title		

1 2	system:	(4)	"Record	led image	e" means an image recorded by a speed monitoring
3			(i)	On:	
4				1.	A photograph;
5				2.	A microphotograph;
6				3.	An electronic image;
7				4.	Videotape; or
8				5.	Any other medium; and
9			(ii)	Showin	g:
10				1.	The rear of a motor vehicle;
11 12	that include t	he same	e stationa	2. ry object	At least two time-stamped images of the motor vehicle near the motor vehicle; and
13 14	identification	of the 1	registratio	3. on plate r	On at least one image or portion of tape, a clear number of the motor vehicle.
	vehicle sense		ucing rec	orded im	ng system" means a device with one or more motor ages of motor vehicles traveling at speeds at ed speed limit.
18 19	operates a sp	(6) eed mor	-		ng system operator" means an individual who
20	(b)	(1)	This see	ction app	lies to a violation of this subtitle that occurs [in]:
21 22	that meets the	e require	(I) ements of		tgomery County recorded by a speed monitoring system section and has been placed:
23 24	21-101 of thi	s title:	[(i)]	1.	On a highway in a residential district as defined in §
25 26	hour; and			[1.]	A. With a maximum posted speed limit of 35 miles per
27 28	generally acc	epted tr	affic eng	[2.] ineering	B. That has a speed limit that was established using practices; or
29 30	subtitle; OR		[(ii)]	2.	In a school zone established under § 21-803.1 of this

4

 (II) ON THAT PORTION OF LIBERTY ROAD, ROUTE 26, THAT IS WITHIN THE BOUNDARIES OF BALTIMORE COUNTY AND IS RECORDED BY A SPEED MONITORING SYSTEM THAT MEETS THE REQUIREMENTS OF THIS SUBSECTION. 			
4 (2) (i) A speed monitoring system operator shall complete training by 5 a manufacturer of speed monitoring systems in the procedures for setting up and 6 operating the speed monitoring system.			
7 (ii) The manufacturer shall issue a signed certificate to the speed 8 monitoring system operator upon completion of the training.			
9 (iii) The certificate of training shall be admitted as evidence in any 10 court proceeding for a violation of this section.			
11 (3) A speed monitoring system operator shall fill out and sign a daily 12 set-up log for a speed monitoring system that:			
 (i) States that the speed monitoring system operator successfully performed the manufacturer-specified self-test of the speed monitoring system prior to producing a recorded image; 			
16 (ii) Shall be kept on file; and			
17(iii)Shall be admitted as evidence in any court proceeding for a18violation of this section.			
19(4)(i)A speed monitoring system shall undergo an annual calibration20check performed by an independent calibration laboratory.			
 21 (ii) The independent calibration laboratory shall issue a signed 22 certificate of calibration after the annual calibration check, which: 			
231.Shall be kept on file; and			
242.Shall be admitted as evidence in any court proceeding for25a violation of this section.			
26 (c) (1) Unless the driver of the motor vehicle received a citation from a 27 police officer at the time of the violation, the owner or, in accordance with subsection 28 (f)(4) of this section, the driver of a motor vehicle is subject to a civil penalty if the 29 motor vehicle is recorded by a speed monitoring system while being operated in 30 violation of this subtitle.			
31 (2) A civil penalty under this subsection may not exceed \$40.			
32 (3) For purposes of this section, the District Court shall prescribe:			
33 (i) A uniform citation form consistent with subsection $(d)(1)$ of this			

34 section and § 7-302 of the Courts Article; and

 paid by persons wh Court. 	(ii) o choose t	A civil penalty, which shall be indicated on the citation, to be o prepay the civil penalty without appearing in District		
	4 (d) (1) Subject to the provisions of paragraphs (2) through (4) of this 5 subsection, the local police department shall mail to the owner, liable under 6 subsection (c) of this section, a citation that shall include:			
7	(i)	The name and address of the registered owner of the vehicle;		
8 9 violation;	(ii)	The registration number of the motor vehicle involved in the		
10	(iii)	The violation charged;		
11	(iv)	The location where the violation occurred;		
12	(v)	The date and time of the violation;		
13	(vi)	A copy of the recorded image;		
14 15 the civil penalty sh	14 (vii) The amount of the civil penalty imposed and the date by which 15 the civil penalty should be paid;			
16 (viii) A signed statement by a duly authorized agent of the local police 17 department that, based on inspection of recorded images, the motor vehicle was being 18 operated in violation of this subtitle;				
19 20 this subtitle;	(ix)	A statement that recorded images are evidence of a violation of		
 (x) Information advising the person alleged to be liable under this section of the manner and time in which liability as alleged in the citation may be contested in the District Court; and 				
2425 section that failure	(xi) to pay the	Information advising the person alleged to be liable under this civil penalty or to contest liability in a timely manner:		
26		1. Is an admission of liability;		
2728 the motor vehicle;	and	2. May result in the refusal by the Administration to register		
2930 registration.		3. May result in the suspension of the motor vehicle		
31 (2) 32 citation to the own		cal police department may mail a warning notice instead of a nder subsection (c) of this section.		
33 (3)	Except	as provided in subsection $(f)(4)$ of this section, the local police		

33 (3) Except as provided in subsection (f)(4) of this section, the local police
34 department may not mail a citation to a person who is not an owner.

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3	(4) Except as provided in subsection $(f)(4)$ of this section, a citation issued under this section shall be mailed no later than 2 weeks after the alleged violation if the vehicle is registered in this State, and 30 days after the alleged violation if the vehicle is registered in another state.				
5 6	subsection m	(5) ay:	A persor	h who receives a citation under paragraph (1) of this	
			e Montgo	Pay the civil penalty, in accordance with instructions on the mery County Department of Finance OR THE ICE OF BUDGET AND FINANCE; or	
10 11	violation.		(ii)	Elect to stand trial in the District Court for the alleged	
14 15 16 17 18	affirmed by inspection o evidence of proceeding a	a duly au f recorde the facts alleging a monitori	er subsect athorized a d images contained a violation ng system	cate alleging that the violation of this subtitle occurred and tion (b) of this section have been satisfied, sworn to, or agent of the local police department, based on produced by a speed monitoring system, shall be I in the certificate and shall be admissible in a under this section without the presence or testimony n operator who performed the requirements under	
22			nitoring s	on who received a citation under subsection (d) of this section ystem operator to be present and testify at trial, the ad the State in writing no later than 20 days before	
24 25	evidence.	(3)	Adjudica	ation of liability shall be based on a preponderance of	
26	(f)	(1)	The Dist	rict Court may consider in defense of a violation:	
29				Subject to paragraph (2) of this subsection, that the motor es of the motor vehicle were stolen before the violation ne control or possession of the owner at the time of the	
	person name violation; an		(ii) citation w	Subject to paragraph (3) of this subsection, evidence that the as not operating the vehicle at the time of the	
34 35	pertinent.		(iii)	Any other issues and evidence that the District Court deems	
36		(2)	In order	to demonstrate that the motor vehicle or the registration	

37 plates were stolen before the violation occurred and were not under the control or38 possession of the owner at the time of the violation, the owner shall submit proof that

	a police report regarding t timely manner.	he stolen motor vehicle or registration plates was filed in a
5	subsection, the person nar	satisfy the evidentiary burden under paragraph (1)(ii) of this ned in the citation shall provide to the District Court a d by the person and mailed by certified mail, return receipt
7 8	7 (i) 8 the vehicle at the time of t	States that the person named in the citation was not operating he violation;
	()	Provides the name, address, and, if possible, the driver's license the person who was operating the vehicle at the time of the
12	2 (iii)) Includes any other corroborating evidence.
15 16 17	4 was not operating the veh5 paragraph (3) of this subs6 of the violation, the clerk	If the District Court finds that the person named in the citation nicle at the time of the violation or receives evidence under section identifying the person driving the vehicle at the time of the court shall provide to the local police department a stantiating who was operating the vehicle at the time of the
21	0 under subparagraph (i) of 1 citation as provided in su	On receipt of substantiating evidence from the District Court f this paragraph, the local police department may issue a bsection (d) of this section to the person who the evidence he vehicle at the time of the violation.
		A citation issued under subparagraph (ii) of this paragraph nan 2 weeks after receipt of the evidence from the District
26 27	6 (g) If a person li 7 contest the violation, the	iable under this section does not pay the civil penalty or Administration:
28 29	8 (1) Ma 9 violation; or	y refuse to register or reregister the motor vehicle cited for the
30 31	0 (2) Ma 1 violation.	y suspend the registration of the motor vehicle cited for the
32	2 (h) A violation	for which a civil penalty is imposed under this section:
33 34	3 (1) Is n 4 16-402 of this article;	not a moving violation for the purpose of assessing points under §
35	5 (2) Ma	y not be recorded by the Administration on the driving record of

35 (2) May not be recorded by the Administration on the driving record of 36 the owner or driver of the vehicle;

1 (3) May be treated as a parking violation for purposes of § 26-305 of this 2 article; and

3 (4) May not be considered in the provision of motor vehicle insurance 4 coverage.

5 (i) In consultation with the Montgomery County Department of Finance OR 6 THE BALTIMORE COUNTY OFFICE OF BUDGET AND FINANCE and the local police 7 departments, the Chief Judge of the District Court shall adopt procedures for the 8 issuance of citations, the trial of civil violations, and the collection of civil penalties 9 under this section.

10 (j) If a contractor operates a speed monitoring system on behalf of 11 Montgomery County OR BALTIMORE COUNTY, the contractor's fee may not be 12 contingent on the number of citations issued or paid.

SECTION 2. AND BE IT FURTHER ENACTED, That Baltimore County shall
use the revenues generated from the enforcement of speed limit laws and paid to
Baltimore County under this Act to reimburse any costs incurred under this Act by an
entity that installs, operates, or maintains signs and cameras and processes recorded
images and citations.

SECTION 3. AND BE IT FURTHER ENACTED, That, after making the
distribution required under Section 2 of this Act, Baltimore County shall distribute
the remaining revenue to the Maryland Trauma Physician Services Fund established
under § 19-130 of the Health - General Article.

22 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall be 23 construed to apply only prospectively and may not be applied or interpreted to have 24 any effect on or application to any contract awarded before the effective date of this 25 Act.

26 SECTION 5. AND BE IT FURTHER ENACTED, That an obligation or contract 27 right existing on the effective date of this Act may not be impaired in any way by this 28 Act.

29 SECTION 6. AND BE IT FURTHER ENACTED, That the Baltimore County 30 Council shall report to the General Assembly on or before December 31, 2010, in 31 accordance with § 2-1246 of the State Government Article, on the effectiveness of 32 speed monitoring systems in Baltimore County.

33 SECTION 7. AND BE IT FURTHER ENACTED, That this Act shall take effect34 October 1, 2006.