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By: Delegates Malone and McMillan, McMillan, Beidle, Cane, Fraser-Hidalgo, Frush, Healey, Holmes, Lafferty, McIntosh, Niemann, S. Robinson, Stein, Weir, and Wilson, and Conaway

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Assigned to: Environmental Matters

Committee Report: Favorable with amendments House action: Adopted with floor amendments

Read second time: March 8, 2014

CHAPTER	
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1 AN ACT concerning

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Motor Vehicles - Speed Monitoring Systems - Local Jurisdictions

Speed Monitoring Systems Reform Act of 2014

FOR the purpose of altering the standards and requirements for the required warning period for violations recorded by speed monitoring systems; establishing that speed monitoring systems placed in certain areas may be placed only on highways with a certain minimum speed limit; applying certain notice and signage standards for unmanned local stationary speed monitoring systems to all local speed monitoring systems; altering the standards for signage required for local stationary speed monitoring systems; requiring certain local jurisdictions to designate certain persons to act in a certain public liaison capacity; altering the standards and requirements for daily self-tests and annual calibrations for speed monitoring systems; requiring certain local jurisdictions to designate a certain program administrator; requiring a contract for a certain speed monitoring system to include certain provisions; establishing certain training requirements; clarifying that a certificate alleging that a certain speeding violation occurred is required to be sworn to or affirmed by a certain law enforcement officer; expanding the application of the prohibition against a speed monitoring system contractor's fee being contingent on the number of citations issued or paid; requiring the Maryland Police Training Commission to compile and make publicly available an annual report containing certain information on each local speed monitoring system program; providing

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3	that, except under certain circumstances, existing obligations, contracts, or contract rights may not be impaired by this Act; defining certain terms; and generally relating to speed monitoring systems operated by local jurisdictions.
4 5 6 7 8	BY repealing and reenacting, with amendments, Article – Transportation Section 21–809 Annotated Code of Maryland (2012 Replacement Volume and 2013 Supplement)
9 10	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
11	Article - Transportation
12	21–809.
13	(a) (1) In this section the following words have the meanings indicated.
14	(2) "Agency" means:
15 16 17	(i) A law enforcement agency of a local political subdivision that is authorized to issue a citation for a violation of the Maryland Vehicle Law or of local traffic laws or regulations; or
18 19 20	(ii) For a municipal corporation that does not maintain a police force, an agency established or designated by the municipal corporation to implement this subtitle using speed monitoring systems in accordance with this section.
21 22 23	(3) (I) "ERRONEOUS VIOLATION" MEANS A POTENTIAL VIOLATION SUBMITTED BY A SPEED MONITORING SYSTEM CONTRACTOR FOR REVIEW BY AN AGENCY THAT IS:
24 25	1. CLEARLY NOT SUPPORTED BY THE AVAILABLE EVIDENCE OR APPLICABLE LAW; OR
26 27 28	2. APPARENTLY APPARENTLY INACCURATE BASED ON A TECHNICAL VARIABLE FOR WHICH THE CONTRACTOR IS RESPONSIBLE THAT IS UNDER THE CONTROL OF THE CONTRACTOR.
29 30	(II) "ERRONEOUS VIOLATION" INCLUDES <u>A POTENTIAL VIOLATION BASED ON:</u>
31 32 33	1. A POTENTIAL VIOLATION BASED ON INACCURATE RADAR IMAGING, INCLUDING THE PHENOMENON KNOWN AS THE "RADAR EFFECT"; OR

1	2. A POTENTIAL VIOLATION BASED ON A RECORDED
2	HMAGE THAT IS GENERATED BY A SPEED MONITORING SYSTEM THAT IS AT AN
3	IMPROPER DISTANCE OR ANGLE OR IN IMPROPER FOCUS A RECORDED IMAGE
4	OF A REGISTRATION PLATE THAT DOES NOT MATCH THE REGISTRATION PLATE
5	ISSUED FOR THE MOTOR VEHICLE IN THE RECORDED IMAGE;
6	2. A RECORDED IMAGE THAT SHOWS A STOPPED
7	<u>VEHICLE OR NO PROGRESSION;</u>
0	
8	3. AN INCORRECTLY MEASURED SPEED FOR A
9	MOTOR VEHICLE;
10	4. A MEASURED SPEED OF A MOTOR VEHICLE THAT
11	4. A MEASURED SPEED OF A MOTOR VEHICLE THAT IS BELOW THE THRESHOLD SPEED THAT WOULD SUBJECT THE OWNER TO A
12	CIVIL CITATION UNDER THIS SECTION;
14	CIVIL CITATION UNDER THIS SECTION,
13	5. A RECORDED IMAGE THAT WAS TAKEN OUTSIDE
14	OF THE HOURS AND DAYS THAT SPEED MONITORING SYSTEMS ARE AUTHORIZED
15	FOR USE IN SCHOOL ZONES; AND
16	6. A RECORDED IMAGE THAT WAS TAKEN BY A
17	SPEED MONITORING SYSTEM WITH AN EXPIRED CALIBRATION CERTIFICATE.
18	(III) "ERRONEOUS VIOLATION" DOES NOT INCLUDE A
19	POTENTIAL VIOLATION THAT AN AGENCY IS UNABLE TO VALIDATE
20	INDEPENDENTLY BUT THAT OTHERWISE COMPLIES WITH APPLICABLE LAWS
21	AND CONTRACT PROVISIONS.
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22 23	(4) (i) "Owner" means the registered owner of a motor vehicle or a lessee of a motor vehicle under a lease of 6 months or more.
25	lessee of a motor venicle under a lease of 6 months or more.
24	(ii) "Owner" does not include:
	(ii) a what was not marked.
25	1. A motor vehicle rental or leasing company; or
26	2. A holder of a special registration plate issued under
27	Title 13, Subtitle 9, Part III of this article.
0.0	(Z) ((D) ((D) ((D) ((D) ((D) ((D) ((D) (
28	(5) "PROGRAM ADMINISTRATOR" MEANS AN EMPLOYEE OR A
29	REPRESENTATIVE OF THE LOCAL JURISDICTION DESIGNATED BY THE LOCAL
30	JURISDICTION TO OVERSEE A CONTRACT WITH A SPEED MONITORING SYSTEM
31	CONTRACTOR.

$\frac{1}{2}$	[(4)] (6) monitoring system:	"Recorded image" means an image recorded by a speed
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)	Showing:
10		1. The rear of a motor vehicle;
11 12	vehicle that include the	2. At least two time-stamped images of the motor same stationary object near the motor vehicle; and
13 14	legible identification of t	3. On at least one image or portion of tape, a clear and he entire registration plate number of the motor vehicle.
15 16 17 18	WITHIN UP TO A HA	HOOL ZONE" MEANS A DESIGNATED ROADWAY SEGMENT LF-MILE RADIUS OF A SCHOOL FOR ANY OF GRADES DUGH GRADE 12 WHERE SCHOOL-RELATED ACTIVITY
19 20	(I) OR BY BICYCLE; OR	TRAVEL BY STUDENTS TO OR FROM SCHOOL ON FOOT
21 22	(II) SCHOOL BUSES OR OTH	THE DROPPING OFF OR PICKING UP OF STUDENTS BY HER VEHICLES.
23 24 25	<u> </u>	"Speed monitoring system" means a device with one or more roducing recorded images of motor vehicles traveling at speeds ar above the posted speed limit.
26 27	[(6)] (9) of an agency or contracto	"Speed monitoring system operator" means a representative or that operates a speed monitoring system.
28 29	(b) (1) (i) jurisdiction under this se	A speed monitoring system may not be used in a local ection unless its use is authorized by the governing body of the

local jurisdiction by local law enacted after reasonable notice and a public hearing.

$\frac{1}{2}$	(ii) Before a county may use a speed monitoring system on a State highway at a location within a municipal corporation, the county shall:
3 4	1. Obtain the approval of the State Highway Administration;
5 6 7	2. Notify the municipal corporation of the State Highway Administration's approval of the use of a speed monitoring system at that location; and
8 9 10 11	3. Grant the municipal corporation 60 days from the date of the county's notice to the municipal corporation to enact an ordinance authorizing the municipal corporation instead of the county to use a speed monitoring system at that location.
12 13	(iii) 1. This subparagraph applies only in Prince George's County.
14 15 16 17	2. In the county, a municipal corporation may implement and use a speed monitoring system consistent with the requirements of this subsection on a county highway at a location within its corporate limits if the municipal corporation:
18 19 20	A. Submits to the county a plan describing the boundary of the applicable school zone and the proposed location of the speed monitoring system; and
21 22	B. Requests and receives permission from the county to use the speed monitoring system at the proposed location.
23 24 25	3. If the county fails to respond to the request within 60 days, the municipal corporation may implement and use the speed monitoring system as described in the plan submission.
26	4. The county may not:
27 28	A. Unreasonably deny a request under this subparagraph; or
29 30	B. Place exactions, fees, or unreasonable restrictions on the implementation and use of a speed monitoring system under this subparagraph.
31 32	5. The county shall state in writing the reasons for any denial of a request under this subparagraph.

- 1 6. A municipal corporation may contest in the circuit 2 court a county denial of a request under this subparagraph.
- (iv) In Prince George's County, if a municipal corporation has established a school zone that is within one—quarter mile of a school zone established in another municipal corporation, the municipal corporation may not implement or use a speed monitoring system in that school zone unless it has obtained the approval of the other municipal corporation.
- 8 An ordinance or resolution adopted by the governing body of (v) 9 a local jurisdiction under this paragraph shall provide that [for a period of at least 30] 10 days after the first speed monitoring system is placed in the local jurisdiction, a 11 violation recorded by any speed monitoring system in the local jurisdiction may be 12 enforced only by the issuance of a warning, IF THE LOCAL JURISDICTION MOVES 13 OR PLACES A MOBILE OR STATIONARY SPEED MONITORING SYSTEM TO OR AT A 14 LOCATION WHERE A SPEED MONITORING SYSTEM HAD NOT PREVIOUSLY BEEN 15 MOVED OR PLACED, THE LOCAL JURISDICTION MAY NOT ISSUE A CITATION FOR 16 A VIOLATION RECORDED BY THAT SPEED MONITORING SYSTEM:
- 17 UNTIL SIGNAGE IS INSTALLED IN ACCORDANCE
 18 WITH SUBPARAGRAPH (VII) OF THIS PARAGRAPH; AND
- 19 **2.** FOR AT LEAST THE FIRST **15** CALENDAR DAYS 20 AFTER THE SIGNAGE IS INSTALLED.
- 21 (vi) This section applies to a violation of this subtitle recorded by 22 a speed monitoring system that meets the requirements of this subsection and has 23 been placed:
- 1. In Montgomery County, on a highway in a residential district, as defined in § 21–101 of this title, with a maximum posted speed limit of 35 miles per hour, which speed limit was established using generally accepted traffic engineering practices;
- 28 2. In a school zone [established under § 21–803.1 of this subtitle] WITH A POSTED SPEED LIMIT OF AT LEAST 20 MILES PER HOUR; or
- 3. In Prince George's County, on that part of a highway located within the grounds of an institution of higher education as defined in § 10–101(h) of the Education Article, or within one—half mile of the grounds of a building or property used by the institution of higher education where generally accepted traffic and engineering practices indicate that motor vehicle, pedestrian, or bicycle traffic is substantially generated or influenced by the institution of higher education.

$\frac{1}{2}$	(vii) Before activating [an unmanned stationary] A speed monitoring system, the local jurisdiction shall:
3 4	1. Publish notice of the location of the speed monitoring system on its website and in a newspaper of general circulation in the jurisdiction;
5 6	2. Ensure that each sign that designates a school zone [indicates] IS PROXIMATE TO A SIGN THAT:
7 8	A. INDICATES that speed monitoring systems are in use in THE school [zones] ZONE; and
9 10 11	B. IS IN ACCORDANCE WITH THE MANUAL FOR AND THE SPECIFICATIONS FOR A UNIFORM SYSTEM OF TRAFFIC CONTROL DEVICES ADOPTED BY THE STATE HIGHWAY ADMINISTRATION UNDER § 25–104 OF THIS ARTICLE; AND
13 14 15 16	3. With regard to a speed monitoring system established based on proximity to an institution of higher education under paragraph (1)(vi)3 of this subsection, ensure that all speed limit signs approaching and within the segment of highway on which the speed monitoring system is located include signs that:
17 18 19	A. Are in accordance with the manual and specifications for a uniform system of traffic control devices adopted by the State Highway Administration under § 25–104 of this article; and
20	B. Indicate that a speed monitoring system is in use.
$\frac{21}{22}$	(viii) A speed monitoring system in a school zone may operate only Monday through Friday between 6:00 a.m. and 8:00 p.m.
23 24 25 26	(IX) 1. A LOCAL JURISDICTION THAT AUTHORIZES A PROGRAM OF SPEED MONITORING SYSTEMS SHALL DESIGNATE AN OFFICIAL OR EMPLOYEE TO INVESTIGATE AND RESPOND TO QUESTIONS OR CONCERNS ABOUT THE LOCAL JURISDICTION'S SPEED MONITORING SYSTEM PROGRAM.
27 28 29	2. A. THE LOCAL DESIGNEE SHALL REVIEW A CITATION GENERATED BY A SPEED MONITORING SYSTEM IF THE PERSON WHO RECEIVED THE CITATION REQUESTS REVIEW BEFORE THE DEADLINE FOR

B. If the local designee determines that the citation is an erroneous violation, the local designee shall void

CONTESTING LIABILITY UNDER THIS SECTION.

33 THE CITATION.

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(3)

set—up log for a speed monitoring system that:

1	C. IF THE LOCAL DESIGNEE DETERMINES THAT A
2	PERSON DID NOT RECEIVE NOTICE OF A CITATION ISSUED UNDER THIS SECTION
3	DUE TO AN ADMINISTRATIVE ERROR, THE LOCAL DESIGNEE MAY RESEND THE
4	CITATION IN ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION OR VOID
5	THE CITATION.
6	D. A LOCAL DESIGNEE THAT TAKES ANY ACTION
7	DESCRIBED UNDER SUBSUBSUBPARAGRAPH C OF THIS SUBSUBPARAGRAPH
8	SHALL NOTIFY THE ADMINISTRATION OF THE ACTION FOR THE PURPOSE OF
9	RESCINDING ANY ADMINISTRATIVE PENALTIES IMPOSED UNDER SUBSECTION
10	(G) OF THIS SECTION.
11	E. A LOCAL DESIGNEE MAY NOT DETERMINE THAT A
12	CITATION IS AN ERRONEOUS VIOLATION BASED SOLELY ON THE DISMISSAL OF
13	THE CITATION BY A COURT.
14	3. A LOCAL DESIGNEE MAY NOT BE EMPLOYED BY A
15	SPEED MONITORING SYSTEM CONTRACTOR OR HAVE BEEN INVOLVED IN ANY
16	REVIEW OF A SPEED MONITORING SYSTEM CITATION, OTHER THAN REVIEW OF A
17	CITATION UNDER THIS SUBPARAGRAPH.
18	4. ON RECEIPT OF A WRITTEN QUESTION OR
19	CONCERN FROM A PERSON, THE LOCAL DESIGNEE SHALL PROVIDE A WRITTEN
20	ANSWER OR RESPONSE TO THE PERSON WITHIN A REASONABLE TIME.
40	ANSWER OR RESPONSE TO THE PERSON WITHIN A REASONABLE TIME.
21	5. A LOCAL JURISDICTION SHALL MAKE ANY
22	WRITTEN QUESTIONS OR CONCERNS RECEIVED UNDER THIS SUBPARAGRAPH
23	AND ANY SUBSEQUENT WRITTEN ANSWERS OR RESPONSES AVAILABLE FOR
24	PUBLIC INSPECTION.
25	(2) (i) A speed monitoring system operator shall complete training
26	by a manufacturer of speed monitoring systems in the procedures for setting up and
27	operating the speed monitoring system.
28	(ii) The manufacturer shall issue a signed certificate to the
29	speed monitoring system operator on completion of the training.
20	(iii) The contificate of the initial handwith a similar and in the continuous state of the continuous
30 31	(iii) The certificate of training shall be admitted as evidence in
o_{T}	any court proceeding for a violation of this section.

A speed monitoring system operator shall fill out and sign a daily

1 2 3	(i) States that the speed monitoring system operator successfully performed OR REVIEWED AND EVALUATED the manufacturer—specified DAILY self—test of the speed monitoring system prior to producing a recorded image;
4	(ii) Shall be kept on file; and
5 6	(iii) Shall be admitted as evidence in any court proceeding for a violation of this section.
7 8	(4) (i) A speed monitoring system shall undergo an annual calibration check performed by an independent calibration laboratory THAT IS:
9	1. SELECTED BY THE LOCAL JURISDICTION; AND
10 11	2. UNAFFILIATED WITH THE MANUFACTURER OF THE SPEED MONITORING SYSTEM.
12 13	(ii) The independent calibration laboratory shall issue a signed certificate of calibration after the annual calibration check that:
14	1. Shall be kept on file; and
15 16	2. Shall be admitted as evidence in any court proceeding for a violation of this section.
17 18	(5) If a local jurisdiction authorizes a program of speed monitoring systems under this section:
19 20 21	(I) THE LOCAL JURISDICTION SHALL DESIGNATE A PROGRAM ADMINISTRATOR WHO MAY NOT BE AN EMPLOYEE OR REPRESENTATIVE OF THE SPEED MONITORING SYSTEM CONTRACTOR; AND
22 23	(II) THE CONTRACT WITH THE SPEED MONITORING SYSTEM CONTRACTOR SHALL INCLUDE THE FOLLOWING PROVISIONS:
24 25 26 27 28 29 30	1. FOR POTENTIAL VIOLATIONS SUBMITTED BY A CONTRACTOR FOR REVIEW BY AN AGENCY, IF MORE THAN 5% OF THE VIOLATIONS IN A CALENDAR YEAR ARE ERRONEOUS VIOLATIONS, THEN THE CONTRACTOR SHALL BE SUBJECT TO LIQUIDATED DAMAGES FOR EACH ERRONEOUS VIOLATION EQUAL TO AT LEAST 50% OF THE FINE AMOUNT FOR THE ERRONEOUS VIOLATION, PLUS ANY REIMBURSEMENTS PAID BY THE LOCAL JURISDICTION; AND
31	2. THE LOCAL JURISDICTION MAY CANCEL A

CONTRACT WITH A CONTRACTOR IF THE CONTRACTOR VIOLATES THE

- 1 CONTRACT BY SUBMITTING ERRONEOUS VIOLATIONS TO THE AGENCY THAT
- 2 EXCEED A THRESHOLD SPECIFIED IN THE CONTRACT OR VIOLATES THE LAW IN
- 3 IMPLEMENTING THE CONTRACT.
- 4 (6) (I) THE MARYLAND POLICE TRAINING COMMISSION, IN
- 5 CONSULTATION WITH THE STATE HIGHWAY ADMINISTRATION AND OTHER
- 6 INTERESTED STAKEHOLDERS, SHALL DEVELOP A TRAINING PROGRAM
- 7 CONCERNING THE OVERSIGHT AND ADMINISTRATION OF A SPEED MONITORING
- 8 PROGRAM BY A LOCAL JURISDICTION, INCLUDING A CURRICULUM OF BEST
- 9 PRACTICES IN THE STATE.
- 10 (II) 1. A PROGRAM ADMINISTRATOR SHALL
- 11 PARTICIPATE IN THE TRAINING PROGRAM ESTABLISHED UNDER THIS
- 12 PARAGRAPH BEFORE A LOCAL JURISDICTION INITIALLY IMPLEMENTS A NEW
- 13 SPEED MONITORING PROGRAM AND SUBSEQUENTLY AT LEAST ONCE EVERY 2
- 14 YEARS.
- 2. A PROGRAM ADMINISTRATOR FOR A PROGRAM IN
- 16 EXISTENCE ON JUNE 1, 2014, SHALL INITIALLY PARTICIPATE IN THE TRAINING
- 17 PROGRAM ON OR BEFORE DECEMBER 31, 2014, AND SUBSEQUENTLY AT LEAST
- 18 ONCE EVERY 2 YEARS.
- 19 <u>3.</u> If a local jurisdiction designates a new
- 20 PROGRAM ADMINISTRATOR, THE NEW PROGRAM ADMINISTRATOR SHALL
- 21 PARTICIPATE IN THE NEXT AVAILABLE TRAINING PROGRAM.
- 22 (c) (1) Unless the driver of the motor vehicle received a citation from a
- 23 police officer at the time of the violation, the owner or, in accordance with subsection
- 24 (f)(4) of this section, the driver of a motor vehicle is subject to a civil penalty if the
- 25 motor vehicle is recorded by a speed monitoring system while being operated in
- 26 violation of this subtitle.
- 27 (2) A civil penalty under this subsection may not exceed \$40.
- 28 (3) For purposes of this section, the District Court shall prescribe:
- 29 (i) A uniform citation form consistent with subsection (d)(1) of
- 30 this section and § 7–302 of the Courts Article; and
- 31 (ii) A civil penalty, which shall be indicated on the citation, to be
- 32 paid by persons who choose to prepay the civil penalty without appearing in District
- 33 Court.

1 2 3	(d) (1) subsection, an age a citation that sha	ncy sh	ect to the provisions of paragraphs (2) through (4) of this all mail to an owner liable under subsection (c) of this section ide:
4		(i)	The name and address of the registered owner of the vehicle;
5 6	violation;	(ii)	The registration number of the motor vehicle involved in the
7		(iii)	The violation charged;
8		(iv)	The location where the violation occurred;
9		(v)	The date and time of the violation;
10		(vi)	A copy of the recorded image;
11 12	which the civil per	(vii) alty sł	The amount of the civil penalty imposed and the date by nould be paid;
13 14 15		y or u	A signed statement by a duly authorized law enforcement under contract with an agency that, based on inspection of cor vehicle was being operated in violation of this subtitle;
16 17	of this subtitle;	(ix)	A statement that recorded images are evidence of a violation
18 19 20	this section of the contested in the D		Information advising the person alleged to be liable under er and time in which liability as alleged in the citation may be Court; and
21 22 23	this section that manner:	. ,	Information advising the person alleged to be liable under to pay the civil penalty or to contest liability in a timely
24			1. Is an admission of liability;
25 26	register the motor	vehicl	2. May result in the refusal by the Administration to e; and
27 28	registration.		3. May result in the suspension of the motor vehicle
29 30	(2) owner liable under		gency may mail a warning notice instead of a citation to the ection (c) of this section.

- 1 (3) Except as provided in subsection (f)(4) of this section, an agency 2 may not mail a citation to a person who is not an owner. 3 Except as provided in subsection SUBSECTIONS (B)(1)(IX) AND 4 (f)(4) of this section, a citation issued under this section shall be mailed no later than 2 5 weeks after the alleged violation if the vehicle is registered in this State, and 30 days 6 after the alleged violation if the vehicle is registered in another state. 7 A person who receives a citation under paragraph (1) of this (5)8 subsection may: 9 Pay the civil penalty, in accordance with instructions on the 10 citation, directly to the political subdivision; or 11 Elect to stand trial in the District Court for the alleged (ii) 12 violation. 13 (e) (1) A certificate alleging that the violation of this subtitle occurred and 14 the requirements under subsection (b) of this section have been satisfied, sworn to, or 15 affirmed by [an agent or employee of] A DULY AUTHORIZED LAW ENFORCEMENT 16 OFFICER EMPLOYED BY OR UNDER CONTRACT WITH an agency, based on 17 inspection of recorded images produced by a speed monitoring system, shall be 18 evidence of the facts contained in the certificate and shall be admissible in a 19 proceeding alleging a violation under this section without the presence or testimony of the speed monitoring system operator who performed the requirements under 20 21subsection (b) of this section. 22If a person who received a citation under subsection (d) of this 23 section desires the speed monitoring system operator to be present and testify at trial, 24the person shall notify the court and the State in writing no later than 20 days before 25 trial. 26 Adjudication of liability shall be based on a preponderance of (3) 27 evidence. 28 (f) The District Court may consider in defense of a violation: (1) 29 (i) Subject to paragraph (2) of this subsection, that the motor 30 vehicle or the registration plates of the motor vehicle were stolen before the violation 31 occurred and were not under the control or possession of the owner at the time of the 32violation; 33
 - (ii) Subject to paragraph (3) of this subsection, evidence that the person named in the citation was not operating the vehicle at the time of the violation; and

- 1 (iii) Any other issues and evidence that the District Court deems 2 pertinent. 3 (2)To demonstrate that the motor vehicle or the registration plates 4 were stolen before the violation occurred and were not under the control or possession 5 of the owner at the time of the violation, the owner shall submit proof that a police 6 report regarding the stolen motor vehicle or registration plates was filed in a timely 7 manner. 8 To satisfy the evidentiary burden under paragraph (1)(ii) of this (3)9 subsection, the person named in the citation shall provide to the District Court a letter, sworn to or affirmed by the person and mailed by certified mail, return receipt 10 11 requested, that: 12 States that the person named in the citation was not 13 operating the vehicle at the time of the violation; and 14 (ii) Includes any other corroborating evidence. **(4)** If the District Court finds that the person named in the 15 (i) citation was not operating the vehicle at the time of the violation or receives evidence 16 17 under paragraph (3) of this subsection identifying the person driving the vehicle at the time of the violation, the clerk of the court shall provide to the agency issuing the 18 19 citation a copy of any evidence substantiating who was operating the vehicle at the 20 time of the violation. 21(ii) On receipt of substantiating evidence from the District 22Court under subparagraph (i) of this paragraph, an agency may issue a citation as 23provided in subsection (d) of this section to the person who the evidence indicates was 24operating the vehicle at the time of the violation. 25 A citation issued under subparagraph (ii) of this paragraph (iii) 26shall be mailed no later than 2 weeks after receipt of the evidence from the District 27Court. 28 If a person liable under this section does not pay the civil penalty or 29 contest the violation, the Administration: 30 May refuse to register or reregister the motor vehicle cited for the (1) 31 violation; or 32 (2)May suspend the registration of the motor vehicle cited for the 33 violation.
 - (h) A violation for which a civil penalty is imposed under this section:

$\frac{1}{2}$	(1) Is not a moving violation for the purpose of assessing points under $\S 16-402$ of this article;
3 4	(2) May not be recorded by the Administration on the driving record of the owner or driver of the vehicle;
5 6	(3) May be treated as a parking violation for purposes of § 26–305 of this article; and
7 8	(4) May not be considered in the provision of motor vehicle insurance coverage.
9 10 11	(i) In consultation with the appropriate local government agencies, the Chief Judge of the District Court shall adopt procedures for the issuance of citations, the trial of civil violations, and the collection of civil penalties under this section.
12 13 14	(j) (1) An agency or an agent or contractor designated by the agency shall administer and process civil citations issued under this section in coordination with the District Court.
15 16 17 18	(2) If a contractor IN ANY MANNER operates a speed monitoring system OR ADMINISTERS OR PROCESSES CITATIONS GENERATED BY A SPEED MONITORING SYSTEM on behalf of a local jurisdiction, the contractor's fee may not be contingent ON A PER-TICKET BASIS on the number of citations issued or paid.
19 20	(K) (1) ON OR BEFORE DECEMBER 31 OF EACH YEAR, THE MARYLAND POLICE TRAINING COMMISSION SHALL:
21 22 23	(I) COMPILE AND MAKE PUBLICLY AVAILABLE A REPORT FOR THE PREVIOUS FISCAL YEAR ON EACH SPEED MONITORING SYSTEM PROGRAM OPERATED BY A LOCAL JURISDICTION UNDER THIS SECTION; AND
24 25 26	(II) SUBMIT THE REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY.
27	(2) THE REPORT SHALL INCLUDE:
28	(I) THE TOTAL NUMBER OF CITATIONS ISSUED;
29 30	(II) THE NUMBER OF CITATIONS ISSUED AND THE NUMBER VOIDED AS ERRONEOUS VIOLATIONS FOR EACH CAMERA;
31	(III) THE GROSS REVENUE GENERATED BY THE PROGRAM;

1	(IV) THE EXPENDITURES INCURRED BY THE PROGRAM;
2	(V) THE NET REVENUE GENERATED BY THE PROGRAM;
3	(VI) THE TOTAL AMOUNT OF ANY PAYMENTS MADE TO A
4	CONTRACTOR UNDER THE PROGRAM;
5	(VII) A DESCRIPTION OF HOW THE NET REVENUE
6	GENERATED BY THE PROGRAM WAS USED;
7	(VIII) THE NUMBER OF EMPLOYEES OF THE LOCAL
8	JURISDICTION INVOLVED IN THE PROGRAM;
9	(IX) THE TYPE OF SPEED MONITORING SYSTEM USED BY THE
10	LOCAL JURISDICTION;
11	(X) THE LOCATIONS AT WHICH EACH SPEED MONITORING
12	SYSTEM WAS USED IN THE LOCAL JURISDICTION;
13	(XI) THE ACTIVATION START AND STOP DATES OF EACH
14	SPEED MONITORING SYSTEM FOR EACH LOCATION AT WHICH IT WAS USED; AND
15	(XII) THE NUMBER OF CITATIONS ISSUED BY EACH SPEED
16	MONITORING SYSTEM AT EACH LOCATION.
17	(3) EACH LOCAL JURISDICTION WITH A SPEED MONITORING
18	SYSTEM PROGRAM SHALL SUBMIT THE INFORMATION REQUIRED UNDER
19	PARAGRAPH (2) OF THIS SUBSECTION TO THE COMMISSION BY OCTOBER 31 OF
20	EACH YEAR AND ASSIST THE COMMISSION IN THE PREPARATION OF THE
21	ANNUAL REPORT.
22	SECTION 2. AND BE IT FURTHER ENACTED, That, except as provided in
23	Section 3 of this Act, a presently existing obligation, contract, or contract right may
24	not be impaired in any way by this Act and this Act does not abrogate any current
25	obligation, contract, or contract right in existence before the effective date of this Act.
26	SECTION 3. AND BE IT FURTHER ENACTED, That a local jurisdiction shall
27	alter without penalty an obligation, a contract, or a contract right existing on January
28	\pm May 31, 2014, to comply with the provisions of this Act by June 1, 2017.
29	SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect
30	June 1, 2014.