This bill authorizes Baltimore City to decrease or raise to a previously established level the maximum speed limit on a highway under its jurisdiction without performing an engineering and traffic investigation. The bill also prohibits a local jurisdiction from implementing a new speed monitoring system (i.e., speed camera) to enforce speed limits on any portion of a highway for which the speed limit has been decreased without performing an engineering and traffic investigation.

Fiscal Summary

**State Effect:** The bill does not directly affect State finances or operations.

**Local Effect:** Local government expenditures may be minimally affected, as discussed below. Revenues are not directly affected.

**Small Business Effect:** None.

Analysis

**Current Law:** Unless there is a special danger that requires a lower speed, the maximum lawful speeds on a State highway are (1) 15 miles per hour in alleys in Baltimore County; (2) 30 miles per hour on all highways in a business district and on undivided highways in a residential district; (3) 35 miles per hour on divided highways in a residential district; (4) 50 miles per hour on undivided highways in other locations; and (5) 55 miles per hour
on divided highways in other locations. A maximum speed limit of more than 70 miles per hour may not be established on any highway in the State.

If, *on the basis of an engineering and traffic investigation*, a local authority determines that a maximum speed is greater or less than is reasonable or safe under existing conditions on any part of a highway in its jurisdiction, the local authority may establish a reasonable and safe maximum speed limit for that part of the highway, which may:

- decrease the limit at an intersection;
- increase the limit in an urban district to no more than 50 miles per hour;
- decrease the speed limit in an urban district; or
- decrease the limit outside an urban district to no less than 25 miles per hour.

An engineering and traffic investigation is not required to conform a speed limit in effect on December 31, 1974, to one of the specified speed limits established by statute.

Calvert County is authorized to decrease the maximum speed limit to no less than 15 miles per hour on Lore Road and, except for Solomons Island Road, each highway south of Lore Road without performing an engineering and traffic investigation (regardless of whether the highway is inside an urban district).

In school zones as designated and posted by the local authorities of any county, the county (or any municipality within the county) may decrease the maximum speed limit to 15 miles per hour during school hours, if the county (or municipality) pays the cost of placing and maintaining the signage.

Altered speed limits are effective when posted on appropriate signs giving notice of the limit. Any alteration by a local authority (except in Baltimore City) of a maximum speed limit on a part (or extension) of a State highway is not effective until approved by the State Highway Administration.

A local authority may establish a reasonable and safe maximum speed limit for an alley if it determines that the maximum speed limit under State law is greater than is reasonable or safe. However, the local authority must post a speed limit on appropriate signs giving notice of the speed limit.

*Speed Monitoring Systems*

Speed monitoring systems must be authorized in a local jurisdiction by the governing body of the jurisdiction (but only after reasonable notice and a public hearing). Before activating a speed monitoring system, a local jurisdiction must publish notice of the location of the
speed monitoring system on its website and in a newspaper of general circulation in the jurisdiction. In addition, the jurisdiction must also ensure that each sign that designates a school zone is proximate to a sign that (1) indicates that speed monitoring systems are in use in the school zone and (2) conforms with specified traffic control device standards adopted by the State Highway Administration.

An authorizing ordinance or resolution adopted by the governing body of a local jurisdiction must establish certain procedures related to the movement or placement of speed monitoring systems. Specifically, if a jurisdiction moves (or places) a mobile (or stationary) speed monitoring system to (or at) a new location, the jurisdiction may not issue a citation for a violation recorded by that speed monitoring system (1) until signage is installed, as specified, and (2) for at least the first 15 calendar days after the signage is installed.

From the fines generated by a speed monitoring system, the relevant jurisdiction may recover the costs of implementing the system and may spend any remaining balance solely for public safety purposes, including for pedestrian safety programs.

**Local Expenditures:** Although Baltimore City expenditures may decrease minimally if fewer engineering and traffic investigations are conducted as a result of the bill’s authorization to modify speed limits as specified, the requirement related to the placement of speed cameras may necessitate additional studies to the extent that Baltimore City (and certain other jurisdictions) anticipates placing speed cameras on such affected highways.

As noted above, in general, a local authority must conduct a traffic and engineering investigation in order to modify a speed limit on specified roadways. Under the bill, a local jurisdiction is prohibited from placing a speed camera on a portion of a highway where speed limits have been reduced without performing such an investigation. Therefore, because most jurisdictions are generally already required to conduct an investigation in order to lower a speed limit, this provision definitively affects Baltimore City and does not likely affect most other jurisdictions (although Calvert County has limited authority to decrease speed limits without performing an engineering and traffic investigation and operates speed monitoring systems).

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**Additional Information**

**Prior Introductions:** None.

**Designated Cross File:** None.