L6 7lr2641 CF SB 640

By: Delegate Beitzel

Introduced and read first time: February 6, 2017 Assigned to: Environment and Transportation

A BILL ENTITLED

4	A 7 T	ACIM	•
ı	AN	\mathbf{ACT}	concerning
_	,		COLLECTION

2 3

Municipalities and Counties - Local Roads - Regulation of Travel by
Heavy-Weight Vehicles

- 4 FOR the purpose of authorizing the governing body of a municipality and certain counties 5 to provide for the designation of certain roads on which a heavy-weight vehicle is 6 prohibited from certain travel unless the hauler of the heavy-weight vehicle has 7 satisfied all requirements imposed by the municipality or county for the travel under 8 certain circumstances; authorizing the governing body of a municipality and certain 9 counties to require a hauler of a heavy-weight vehicle to satisfy any requirement imposed by the municipality or county before conducting certain travel on designated 10 11 roads under certain circumstances; and generally relating to the regulation of travel 12 by heavy-weight vehicles on municipal and county roads.
- 13 BY adding to
- 14 Article Local Government
- 15 Section 5–107
- 16 Annotated Code of Maryland
- 17 (2013 Volume and 2016 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Local Government
- 20 Section 12–527
- 21 Annotated Code of Maryland
- 22 (2013 Volume and 2016 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 24 That the Laws of Maryland read as follows:

25 Article - Local Government

(9)

28

Howard County;

1	5–107.										
2 3		THE GOVERNING BODY OF A MUNICIPALITY MAY, BY ORDINANCE, RULE, OR REGULATION:					E, OR				
4 5 6 7 8	CONDUCTING THE HAULE	NG AN R OF	T VEH YSHO: THE H	IICLE, OTHI RT-TERM, H EAVY-WEIC	ER 1 IIGH HT	DESIGNATION THAN LOCAL I-INTENSITY VEHICLE HAS THE TRAVEL;	TRAFFI OR HIGH S SATISF	C, IS I-USA	PROHIBI AGE TRAV	TED I	FROM LESS
9 10 11 12		D MU	NY SHO INICIPA OR TH	ORT-TERM, AL ROADS, ' E TRAVEL, I	HIO TO S INCI		TY OR H REQUIR	IGH- EMEI	USAGE T	RAVE ED BY	L ON THE
131415	WITH THE M	⁄IUNI((I) (II) CIPALI	ENTERING		SPECIAL PER					·
16 17	MUNICIPAL	ITY.	(III)	POSTING	A	SECURITY	BOND	IN	FAVOR	OF	THE
18	12–527.										
19	(a)	This	section	applies only	y to:						
20		(1)	Alleg	any County;							
21		(2)	Balti	more County	/ ;						
22		(3)	Calve	ert County;							
23		(4)	Carro	oll County;							
24		(5)	Cecil	County;							
25		(6)	Frede	erick County	;						
26		(7)	Garre	ett County;							
27		(8)	Harfo	ord County;							

1	(10) Montgomery County;
2	(11) Prince George's County;
3	(12) St. Mary's County; and
4	(13) Washington County.
5 6 7	(b) (1) Except as provided in paragraph (2) of this subsection, the governing body of a county may adopt and enforce rules and regulations relating to the maximum size and weight of motor vehicles that may be operated on county roads.
8 9 10	(2) The governing body of a county may not set the maximum weight under paragraph (1) of this subsection at a weight greater than the maximum allowed by the public general laws of the State.
11 12	[(3)] (C) Rules and regulations adopted under this [subsection] SECTION shall:
13 14	[(i)] (1) have a reasonable relationship to the construction, use, and character of the road; and
15 16	[(ii)] (2) be designed to assure the continued safety and good condition of the road.
17	(D) RULES AND REGULATIONS ADOPTED UNDER THIS SECTION MAY:
18 19 20 21 22	(1) PROVIDE FOR THE DESIGNATION OF COUNTY ROADS ON WHICH A HEAVY–WEIGHT VEHICLE, OTHER THAN LOCAL TRAFFIC, IS PROHIBITED FROM CONDUCTING ANY SHORT–TERM, HIGH–INTENSITY OR HIGH–USAGE TRAVEL UNLESS THE HAULER OF THE HEAVY–WEIGHT VEHICLE HAS SATISFIED ALL REQUIREMENTS IMPOSED BY THE COUNTY FOR THE TRAVEL; AND
23 24 25 26	(2) REQUIRE A HAULER OF A HEAVY-WEIGHT VEHICLE, BEFORE CONDUCTING ANY SHORT-TERM, HIGH-INTENSITY OR HIGH-USAGE TRAVEL ON DESIGNATED COUNTY ROADS, TO SATISFY ANY REQUIREMENT IMPOSED BY THE COUNTY FOR THE TRAVEL, INCLUDING:
27	(I) OBTAINING A SPECIAL PERMIT FROM THE COUNTY;
28 29	(II) ENTERING INTO AN EXCESS MAINTENANCE AGREEMENT WITH THE COUNTY; AND

(III) POSTING A SECURITY BOND IN FAVOR OF THE COUNTY.

30

- [(c)] **(E)** A person who violates a rule or regulation adopted under this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 60 days or a fine not exceeding \$1,000.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 October 1, 2017.