L6 7 lr 2641CF SB 640

By: Delegate Beitzel

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

## A BILL ENTITLED

4	A TAT		•
ı	A N	A(7)	concerning
_	1 11 1	1101	COLLECTION

2	Municipalities and Counties - Local Roads - Regulation of Travel by
3	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
- Article Local Government 14
- Section 5-107 15
- 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

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- 21 Annotated Code of Maryland
- 22 (2013 Volume and 2016 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 24That the Laws of Maryland read as follows:

## Article - Local Government



(9)

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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 H-INTENSITY VEHICLE HAS THE TRAVEL;	TRAFFI OR HIGH S SATISF	C, IS I-USA	PROHIBI AGE TRAV	TED F	FROM LESS
9 10 11 12		D MU	NY SHO INICIPA OR TH	ORT-TERM, AL ROADS, ' E TRAVEL, I	HIO TO S INCI		ΓΥ OR Η REQUIR	IGH– EME1	USAGE T	RAVE ED BY	L ON THE
<ul><li>13</li><li>14</li><li>15</li></ul>	WITH THE M	<b>IUNI</b> (	(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	<b>/</b> ;						
22		(3)	Calve	ert County;							
23		(4)	Carro	oll County;							
24		(5)	Cecil	County;							
25		(6)	Frede	erick County	<b>;</b>						
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 ody of a county may adopt and enforce rules and regulations relating to the maximum size nd 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.						
$\frac{1}{2}$	[(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.

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- [(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.