SENATE BILL No. 52

January 20, 2011, Introduced by Senators MARLEAU, KOWALL and PAPPAGEORGE and referred to the Committee on Transportation.

A bill to amend 1949 PA 300, entitled

"Michigan vehicle code,"

by amending sections 628 and 629 (MCL 257.628 and 257.629), as amended by 2006 PA 85.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 628. (1) If the state transportation department and the 2 department of state police jointly determine upon the basis of an engineering and traffic investigation that the speed of vehicular 3 traffic on a state trunk line highway is greater or less than is 4 5 reasonable or safe under the conditions found to exist at an 6 intersection or other place or upon a part of the highway, the 7 departments acting jointly may determine and declare a reasonable 8 and safe maximum or minimum speed limit on that state trunk line 9 highway or intersection that shall be effective at the times

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determined when appropriate signs giving notice of the speed limit are erected at the intersection or other place or part of the highway. The EXCEPT AS OTHERWISE PROVIDED UNDER SECTION 629(1)(D), THE maximum speed limit on all highways or parts of highways upon which a maximum speed limit is not otherwise fixed under this act is 55 miles per hour, which shall be known and may be referred to as the "general speed limit".

8 (2) If the county road commission, the township board, and the 9 department of state police unanimously determine upon the basis of an engineering and traffic investigation that the speed of 10 11 vehicular traffic on a county highway is greater or less than is 12 reasonable or safe under the conditions found to exist upon any part of the highway, then acting unanimously they may establish a 13 14 reasonable and safe maximum or minimum speed limit on that county highway that is effective at the times determined when appropriate 15 signs giving notice of the speed limit are erected on the highway. 16 17 A township board that does not wish to continue as part of the 18 process provided by this subsection shall notify in writing the 19 county road commission. As used in this subsection, "county road 20 commission" means the board of county road commissioners elected or 21 appointed under section 6 of chapter IV of 1909 PA 283, MCL 224.6, 22 or, in the case of a charter county with a population of 2,000,000 23 or more with an elected county executive that does not have a board 24 of county road commissioners, the county executive.

(3) If a superintendent of a school district determines that
the speed of vehicular traffic on a state trunk line or county
highway, which is within 1,000 feet of a school in the school

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district of which that person is the superintendent, is greater or less than is reasonable or safe, the officials identified in subsection (1) or (2), as appropriate, shall include the superintendent of the school district affected in acting jointly in determining and declaring a reasonable and safe maximum or minimum speed limit on that state trunk line or county highway.

(4) In the case of a county highway of not less than 1 mile 7 with residential lots with road frontage of 300 feet or less along 8 9 either side of the highway for the length of that part of the 10 highway that is under review for a proposed change in the speed 11 limit, the township board may petition the county road commission 12 or in charter counties where there is no road commission, but there 13 is a county board of commissioners, the township board may petition 14 the county board of commissioners for a proposed change in the speed limit. The county road commission or in charter counties 15 where there is no road commission, but there is a county board of 16 17 commissioners, the township board may petition the county board of 18 commissioners to approve the proposed change in the speed limit 19 without the necessity of an engineering and traffic investigation.

20 (5) If upon investigation the state transportation department 21 or county road commission and the department of state police find 22 it in the interest of public safety, they may order the township 23 board, or city or village officials to erect and maintain, take 24 down, or regulate the speed control signs, signals, or devices as directed, and in default of an order the state transportation 25 26 department or county road commission may cause the designated 27 signs, signals, and devices to be erected and maintained, taken

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down, regulated, or controlled, in the manner previously directed,
 and pay for the erecting and maintenance, removal, regulation, or
 control of the sign, signal, or device out of the highway fund
 designated.

(6) A public record of all speed control signs, signals, or 5 devices authorized under this section shall be filed in the office 6 of the county clerk of the county in which the highway is located, 7 and a certified copy shall be prima facie evidence in all courts of 8 9 the issuance of the authorization. The public record with the 10 county clerk shall not be required as prima facie evidence of 11 authorization in the case of signs erected or placed temporarily 12 for the control of speed or direction of traffic at points where 13 construction, repairs, or maintenance of highways is in progress, 14 or along a temporary alternate route established to avoid the 15 construction, repair, or maintenance of a highway, if the signs are 16 of uniform design approved by the state transportation department 17 and the department of state police and clearly indicate a special 18 control, when proved in court that the temporary traffic control 19 sign was placed by the state transportation department or on the 20 authority of the state transportation department and the department 21 of state police or by the county road commission or on the 22 authority of the county road commission, at a specified location.

23 (7) A person who fails to observe an authorized speed or
24 traffic control sign, signal, or device is responsible for a civil
25 infraction.

26 (8) Except as otherwise provided in this section, the maximum27 speed limit on all freeways shall be 70 miles per hour except that

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1 if the state transportation department and the department of state 2 police jointly determine upon the basis of an engineering and traffic investigation that the speed of vehicular traffic on a 3 4 freeway is greater or less than is reasonable or safe under the 5 conditions found to exist upon a part of the freeway, the departments acting jointly may determine and declare a reasonable 6 and safe maximum or minimum speed limit on that freeway that is not 7 more than 70 miles per hour but not less than 55 miles per hour and 8 9 that shall be effective when appropriate signs giving notice of the 10 speed limit are erected. The minimum speed limit on all freeways is 11 55 miles per hour except if reduced speed is necessary for safe 12 operation or in compliance with law or in compliance with a special 13 permit issued by an appropriate authority.

14 (9) The maximum rates of speed allowed under this section are
15 subject to the maximum rates established under section 629b,
16 section 627(5) to (7) for certain vehicles and vehicle
17 combinations, and section 629(4).

18 (10) Except for the general speed limit described in
19 subsection (1), speed limits established pursuant to UNDER this
20 section shall be known as absolute speed limits.

Sec. 629. (1) Local authorities may establish or increase the prima facie speed limits on highways under their jurisdiction subject to the following limitations:

(a) A highway within a business district on which the prima
facie speed limit is increased shall be designated a through
highway at the entrance to which vehicles shall be required to stop
before entering, except that where 2 of these through highways

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intersect, local authorities may require traffic on only 1 highway
 to stop before entering the intersection.

3 (b) The local authorities shall place and maintain, upon all
4 through highways in which the permissible speed is increased,
5 adequate signs giving notice of the special regulations and shall
6 also place and maintain upon each highway intersecting a through
7 highway, appropriate signs which shall be reflectorized or
8 illuminated at night.

9 (c) Local authorities may establish prima facie lawful speed
10 limits on highways outside of business districts that are
11 consistent with the limits established in section 627(2).

12 (D) BEGINNING ON THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION, THE PRIMA FACIE SPEED LIMIT ESTABLISHED 13 UNDER SECTION 628 APPLIES ON GRAVEL OR DIRT ROADS ONLY IF THE 14 GRAVEL OR DIRT ROAD IS NOT POSTED AS PROVIDED BY LAW. IF A GRAVEL 15 OR DIRT ROAD WAS POSTED AS PROVIDED BY LAW BEFORE NOVEMBER 9, 2006, 16 17 THAT LEGALLY POSTED SPEED LIMIT REMAINS IN EFFECT UNLESS THE CITY COUNCIL OF A CITY, THE VILLAGE COUNCIL OF A VILLAGE, OR A TOWNSHIP 18 19 BOARD OF A TOWNSHIP WITHIN WHOSE LIMITS THE GRAVEL OR DIRT ROAD IS 20 LOCATED REQUESTS THAT THE COUNTY ROAD COMMISSION INCREASE THAT SPEED LIMIT AND THE COUNTY ROAD COMMISSION DETERMINES THAT THE 21 INCREASE IS APPROPRIATE. THIS SUBDIVISION DOES NOT APPLY AFTER 22 23 JANUARY 1, 2014.

(2) The state transportation department shall establish the
speed upon all trunk line highways located within cities and
villages as follows:

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(a) A written copy of the authorization or determination shall

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be filed in the office of the county clerk of the county or
 counties where the highway is located and a certified copy of the
 authorization or determination shall be prima facie evidence in all
 courts of the issuance of the authorization or determination.

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5 (b) When the state transportation department increases the 6 speed upon a trunk line highway as provided in this act, subject to 7 section 627a, the state transportation department shall place and 8 maintain upon these highways adequate signs giving notice of the 9 permissible speed fixed by the state transportation commission.

10 (3) Local authorities are authorized to decrease the prima 11 facie speed limits to not less than 15 miles per hour in public 12 parks under their jurisdiction. A decrease in the prima facie speed 13 limits is binding when adequate signs are duly posted giving notice 14 of the reduced speeds.

(4) Local authorities are authorized to decrease the prima 15 facie speed limits to not less than 25 miles an hour on each street 16 17 or highway under their jurisdiction that is adjacent to a publicly owned park or playground. A decrease in the prima facie speed 18 19 limits is binding when adequate signs are duly posted giving notice 20 of the reduced speeds. As used in this subsection, "local 21 authority" includes the county road commission with the concurrence 22 of the township board of a township for a street or highway within 23 the boundaries of the township.

24 (5) The maximum rates of speed allowed under this section are25 subject to the maximum rate established under section 629b.

26 (6) A person who exceeds a lawful speed limit established27 under this section is responsible for a civil infraction.

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(7) As used in this section, "local authority" means the
 governing body of a city or village, except as provided in
 subsection (4).