	21101800D
1	HOUSE BILL NO. 1903
2	Offered January 13, 2021
3	Prefiled January 8, 2021
4	A BILL to amend and reenact § 46.2-1300, as it is effective and as it shall become effective, of the Code
5	of Virginia, relating to local government authority; reduction of speed limits.
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_	Patrons—Carr, Williams Graves, Hope, Murphy and Tyler
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8	Referred to Committee on Transportation
9 10	Be it enacted by the General Assembly of Virginia:
10	1. That § 46.2-1300, as it is effective and as it shall become effective, of the Code of Virginia is
12	amended and reenacted as follows:
13	§ 46.2-1300. (Effective until March 1, 2021) Powers of local authorities generally; erection of
14	signs and markers; maximum penalties.
15	A. The governing bodies of counties, cities, and towns may adopt ordinances not in conflict with the
16	provisions of this title to regulate the operation of vehicles on the highways in such counties, cities, and
17	towns. They may also repeal, amend, or modify such ordinances and may erect appropriate signs or
18	markers on the highway showing the general regulations applicable to the operation of vehicles on such
19	highways. The governing body of any county, city, or town may by ordinance, or may by ordinance
20	authorize its chief administrative officer to:
21 22	1. Increase or decrease the speed limit within its boundaries, provided such increase or decrease in speed shall be based upon an engineering and traffic investigation by such county, city or town and
$\frac{22}{23}$	provided such speed area or zone is clearly indicated by markers or signs;
23 24	2. Authorize the city or town manager or such officer thereof as it may designate, to reduce for a
25	temporary period not to exceed sixty days, without such engineering and traffic investigation, the speed
26	limit on any portion of any highway of the city or town on which work is being done or where the
27	highway is under construction or repair;
28	3. Require vehicles to come to a full stop or yield the right-of-way at a street intersection if one or
29	more of the intersecting streets has been designated as a part of the primary state highway system in a
30	town which has a population of less than 3,500;
31	4. Reduce the speed limit to less than 25 miles per hour, but not less than 15 miles per hour, on any
32 33	highway within its boundaries that is located in a business district or residence district, provided that such reduced speed limit is indicated by lawfully placed signs.
33 34	B. No such ordinance shall be violated if at the time of the alleged violation the sign or marker
35	placed in conformity with this section is missing, substantially defaced, or obscured so that an ordinarily
36	observant person under the same circumstances would not be aware of the existence of the ordinance.
37	C. No governing body of a county, city, or town may provide penalties for violating a provision of
38	an ordinance adopted pursuant to this section which is greater than the penalty imposed for a similar
39	offense under the provisions of this title.
40	D. No county whose roads are under the jurisdiction of the Department of Transportation shall
41	designate, in terms of distance from a school, the placement of flashing warning lights unless the
42 43	authority to do so has been expressly delegated to such county by the Department of Transportation, in its discretion.
43 44	§ 46.2-1300. (Effective March 1, 2021) Powers of local authorities generally; erection of signs
45	and markers; maximum penalties.
46	A. The governing bodies of counties, cities, and towns may adopt ordinances not in conflict with the
47	provisions of this title to regulate the operation of vehicles on the highways in such counties, cities, and
48	towns. They may also repeal, amend, or modify such ordinances and may erect appropriate signs or
49	markers on the highway showing the general regulations applicable to the operation of vehicles on such
50	highways. The governing body of any county, city, or town may by ordinance, or may by ordinance
51	authorize its chief administrative officer to:
52 53	1. Increase or decrease the speed limit within its boundaries, provided such increase or decrease in and shell be based upon an anginaging and traffic investigation by such county air or town and
53 54	speed shall be based upon an engineering and traffic investigation by such county, city or town and provided such speed area or zone is clearly indicated by markers or signs;
54 55	2. Authorize the city or town manager or such officer thereof as it may designate, to reduce for a
56	temporary period not to exceed sixty days, without such engineering and traffic investigation, the speed
57	limit on any portion of any highway of the city or town on which work is being done or where the
58	highway is under construction or repair;

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3. Require vehicles to come to a full stop or yield the right-of-way at a street intersection if one or more of the intersecting streets has been designated as a part of the primary state highway system in a town which has a population of less than 3,500;

62 4. Reduce the speed limit to less than 25 miles per hour, but not less than 15 miles per hour, on any
63 highway within its boundaries that is located in a business district or residence district, provided that
64 such reduced speed limit is indicated by lawfully placed signs.

B. No such ordinance shall be violated if at the time of the alleged violation the sign or marker
placed in conformity with this section is missing, substantially defaced, or obscured so that an ordinarily
observant person under the same circumstances would not be aware of the existence of the ordinance.

C. No governing body of a county, city, or town may (i) provide penalties for violating a provision of an ordinance adopted pursuant to this section which is greater than the penalty imposed for a similar offense under the provisions of this title or (ii) provide that a violation of a provision of an ordinance adopted pursuant to this section is cause for a stop or arrest of a driver when such a stop or arrest is prohibited for a similar offense under the provisions of this title.

D. No county whose roads are under the jurisdiction of the Department of Transportation shall
designate, in terms of distance from a school, the placement of flashing warning lights unless the
authority to do so has been expressly delegated to such county by the Department of Transportation, in
its discretion.

E. No law-enforcement officer shall stop a motor vehicle for a violation of a local ordinance relating
to the ownership or maintenance of a motor vehicle unless such violation is a jailable offense. No
evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence
discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other

81 proceeding.