

- 1 CXORWQ-1
- 2 By Senator Livingston
- 3 RFD: County and Municipal Government
- 4 First Read: 07-Mar-23

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4	SYNOPSIS:
5	Under existing law, a municipality is
6	responsible for setting speed limits on streets within
7	its corporate limits.
8	This bill would provide that a municipality may
9	not set speed limits on county-maintained streets
10	within its corporate limits.
11	This bill would also make nonsubstantive,
12	technical revisions to update the existing code
13	language to current style.
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16	A BILL
17	TO BE ENTITLED
18	AN ACT
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20	Relating to motor vehicles and traffic; to amend
21	Sections 11-49-4, 32-5A-173, and 32-5A-176, Code of Alabama
22	1975; to prohibit a municipality from setting speed limits on
23	county-maintained streets within its corporate limits; and to
24	make nonsubstantive, technical revisions to update the
25	existing code language to current style.
26	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
27	Section 1. Sections 11-49-4, 32-5A-173, and 32-5A-176,
28	Code of Alabama 1975, are amended to read as follows:



29	"§11-49-4
30	(a) Except as otherwise provided in this Code, the
31	several cities and towns in this state each municipality shall
32	fix by ordinance the speed at which motor vehicles may be
33	operated within their respective its corporate limits and
34	shall fix the punishment for any violation of such ordinance
35	within the limits of fine and imprisonment or either as now
36	authorized or required by in accordance with state law.
37	(b) Notwithstanding subsection (a), a municipality may
38	not fix the speed at which motor vehicles may be operated on a
39	county-maintained street, as defined in Section 11-49-80,
40	located within the corporate limits of the municipality."
41	"§32-5A-173
42	(a) Whenever Except as provided in subsection (f),
43	whenever local authorities in their respective jurisdictions
44	determine on the basis of an engineering and traffic
45	investigation that the maximum speed permitted under this
46	article is greater or less than is reasonable and safe <u>is</u>
47	unreasonable under the conditions found to exist upon a
48	highway or part of a highway, the local authority may
49	determine and declare set a reasonable and safe maximum limit
50	thereon which:
51	(1) Decreases the limit at intersections;
52	(2) Increases the limit within an urban district but
53	not to more than the maximum rate of speed that may be
54	prescribed by the Governor under subdivision (6) of consistent
55	<pre>with Section 32-5A-171;</pre>
56	(3) Decreases the limit on any street, unpaved road, or



57 highway under the jurisdiction and control of any county 58 commission; or

- (4) Increases the limit on any street, unpaved road, or highway under the jurisdiction and control of any county commission but not to more than the maximum rate of speed that is prescribed under subdivision (3) or by the Governor under subdivision (6) of consistent with Section 32-5A-171.
- (b) Local authorities in their respective jurisdictions shall determine by an engineering and traffic investigation the proper maximum speed for all arterial streets and shall declare a reasonable and safe maximum limit thereon which may be greater or less than the maximum speed permitted under this chapter for an urban district.
- (c) Any altered limit established as hereinabove authorized shall according to this section may be effective at all times, or during hours of darkness, or at other times as may be determined when appropriate signs giving notice thereof are erected upon the street or highway.
- (d) Any alteration of maximum limits on state highways or extensions thereof in a municipality by local authorities shall not be effective until the alteration has been approved by the Department of Transportation.
- (e) (1) Not more than six alterations as hereinabove
 authorized <u>pursuant to this section</u> shall be made per mile
 along a street or highway, except in the case of reduced
 limits at intersections, and the.
- 83 (2) The difference between adjacent limits shall not be 84 more than 10 miles per hour.



- (f) A municipality may not fix the speed at which motor vehicles may be operated on a county-maintained street, as defined in Section 11-49-80, located within the corporate limits of the municipality."
- 89 "\$32-5A-176

- (b) The Except as provided in subsection (d), the

 Department of Transportation and local authorities on highways under their respective jurisdictions may conduct an investigation of any bridge or other elevated structure constituting a part of a highway, and if it shall thereupon find that such the department or local authority finds that the bridge or structure cannot with safety to itself safely withstand vehicles traveling at the speed otherwise permissible under this chapter, the Department of

 Transportation or local authority shall determine and declare the set a maximum vehicle speed of vehicles which such that the structure can safely withstand, and shall cause or permit suitable signs stating such the maximum speed to be erected and maintained before each end of such the structure.
- (c) Upon the trial of any person charged with a violation of this section, proof of the determination of the maximum speed by the Department of Transportation and the



113	existence of the signs shall constitute conclusive evidence of
114	the maximum speed which that can be safely maintained with
115	safety to such on the bridge or structure.
116	(d) A municipality may not fix the speed at which motor
117	vehicles may be operated on a county-maintained street, as
118	defined in Section 11-49-80, located within the corporate
119	limits of the municipality."
120	Section 2. This act shall become effective on the first
121	day of the third month following its passage and approval by
122	the Governor, or its otherwise becoming law.