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other municipal sub-divisions within the State may prescribe and enforce reasonable traffic regulations by fine or imprisonment, either or both in the discretion of the Court, applicable to all vehicular traffic, motor vehicles included, provided such regulations do not involve any charge of any kind for the use of their highways, other than reasonable charges for the parking within space set aside exclusively for parking purposes, in congested sections, and this provision shall not be deemed as repealed by any Act hereafter passed unless this provision is expressly referred to and repealed in terms, or some other clear evidence given of an intent on the part of the General Assembly to change the policy of the State herein declared; and provided further that nothing contained in this section shall be taken to apply to any subsequent or contemporaneous Act of the General Assembly of Maryland itself altering the charges to be made for the registration or operation of motor vehicles engaged in the business of common carriers, or placing such a special class for regulation in other respects.

No city, county or other municipal sub-division of the State shall have the right to make or enforce any local ordinance or regulation, under the guise of a traffic regulation, to compel the sounding of bells, horns or other

signalling devices.

Nothing in the sub-title shall be taken in any way to add or to detract from the right of any person injured in his person or property by the negligent operation of a motor vehicle to sue and recover damages as in the case of the negligent use or operation of other vehicles, and the violation of any provision of this sub-title shall not be taken to give any right of action to any individual who would not be entitled to the same in the absence of such provision.

This section cited in holding invalid portion of ordinance of Baltimore City giving right of way to vehicles of physicians, without providing means of identifying such vehicles. Kidd v. Chissell, 146 Md. 172.

As to fraud—motor vehicles, see art. 27, sec. 187A. As to fraud—motor fuels, see art. 27, sec. 237A, et seq.

1927, ch. 520, sec. 171A. 1929, ch. 319, sec. 171A.

Except to the extent that they may be specifically authorized by other provisions of this sub-title, no city, county or other political subdivision of this State shall have the right to make or enforce any ordinance or regulation upon any subject for which provision is made in this sub-title. The provisions of this sub-title (except as herein otherwise specifically provided), are intended to be exclusive of all local and municipal legislation or regulations, upon the various subjects with which this sub-title purports to deal, and all public local laws, ordinances and regulations, inconsistent or identical therewith, or similar or equivalent thereto, are hereby repealed; and the charters of all municipal corporations of this State are modified so as to prohibit such corporations from making or enforcing any ordinance or regulations in violation of this section. This provision shall not be deemed as repealed by any Act hereafter passed, unless this provision is expressly referred to and repealed in terms, or some other clear evidence given of an intent on the part of the General Assembly to change the policy of the State herein declared; provided that nothing herein contained