

(b) During the fiscal year beginning after a request is made, the Administration shall allocate to the municipality, from the gross share of highway user revenues allocated under § 8-404 of this subtitle to the county within which the municipality is located, its net share of highway user revenues, to be determined by adding:

(2) The amount that results from applying to one half of the available revenues the ratio that, as of June 30 of the preceding calendar year, the total number of motor vehicles registered to owners having addresses in the municipality bears to the total number of motor vehicles registered to owners having addresses in the county and allocating for the fiscal year beginning July 1, 1979 AND EACH YEAR THEREAFTER, 75 percent of the resulting amount to the municipality.

26-201.

(a) A police officer may charge a person with a violation of any of the following, if the officer has probable cause to believe that the person has committed or is committing the violation:

(1) The Maryland Vehicle Law, including any rule or regulation adopted under any of its provisions;

(2) A traffic law or ordinance of any local authority;

(3) Article 27, § 231 ("Motor fuels, oils and lubricants: Prohibited acts") or § 232 ("Motor fuels, oils and lubricants: Required signs and [labels]] LABELS");

(4) Article 56, §§ 135 through 157 ("Motor vehicle fuel tax"); or

(5) Article 81, § 422 ("Road tax on motor carriers: Trip permits and temporary authorizations") or § 423 ("Road tax on motor carriers: Registration").

27-101.

(i) Any person who is convicted of a violation of any of the provisions of § 16-303 of this article ("Driving while privilege is canceled, suspended, refused, or revoked"), [17-107] § 17-107 of this article (~~Prohibitions~~) ("PROHIBITIONS"), § 21-902(a) of this article ("Driving while intoxicated"), or § 21-904 of this article ("Fleeing or eluding police") is subject to:

(1) For a first offense, a fine of not more than \$1,000 or imprisonment for not more than 1 year or both; and

(2) For any subsequent offense, a fine of not more than \$1,000 or imprisonment for not more than 2 years or both.