OFFICE OF THE ATTORNEY GENERAL OF TEXAS

AUSTIN

GROVER SELLERS
ATTORNEY GENERAL

Honorable D. C. Greer
State Highway Engineer
Austin 28, Texas

Dear Sir:

Opinion No. 0-7233

Re: Under Article 627a, Section 8, Texas Penal Code, or Article 1055a, V.A.C.S., Texas, can the City of Houston, based upon an engineering and traffic investigation showing such speed to be reasonable and prudent, legally zone such freeway for maximum speeds in excess of 30 miles per hour and related question.

We are in receipt of your recent request for an opinion of this department on the above stated matter. We quote from your letter of request as follows:

"This Department, in cooperation with the City of Houston, is engaged in planning and constructing Expressways through the City. A portion of the project will be a Freeway designed for fast moving through traffic. No crossing of the Freeway at grade will be permitted and local traffic can enter the high speed lanes of the Freeway only at the places and in the manner provided.

"After completion of the Expressway, in order to assure the maximum efficiency of the project, it will be desirable for the City to speed zone the Freeway for both maximum and minimum speeds, the maximum to be in excess of thirty miles per hour. To accomplish this we propose to enter into an agreement with the City of Houston under the authority of Article 6673b, Vernon's Texas Civil Statutes, however, before taking any action in the matter, we would appreciate your opinion and advice on the following questions:

"1. Under Article 627a, Section 8, of the Texas Penal Code, or Article 1055a, Texas Civil Statutes, can the City of Houston, a home rule city, based upon an engineering and
traffic investigation showing such speed to be reasonable and prudent, legally zone such Freeway for maximum speeds in excess of thirty miles per hour?

"2. Can the City of Houston, a home rule city, legally zone such Freeway for minimum speed and legally enforce the minimum speed requirement so fixed?"

Article 627a, Section 6, Vernon's Penal Code, provides in part as follows:

"It shall be unlawful for any person, . . to drive or operate a motor or other vehicle within the corporate limits of an incorporated city or town, or within or through any town or village not incorporated at a greater rate of speed than thirty (30) miles per hour. . . ."

The fifth paragraph of said Article, supra, provides as follows:

"That whenever the governing bodies of incorporated cities and towns in this State within their respective jurisdictions determine upon the basis of an engineering and traffic investigation that the maximum reasonable and prudent speed at any intersection or other portion of the highway, based upon the intersections, railway grade crossings, curves, hills, width and condition of pavement and other conditions on such highway, and the usual traffic thereon, is greater or less than the speed limits hereinbefore set forth, said governing bodies shall have the power and authority to determine and declare the maximum reasonable and prudent speed limit thereat, which shall be effective at such intersection or other place." (Underlining ours)

We think the last above quoted paragraph of the said statute clearly authorizes an affirmative answer to your question number one and we so answer it.

Now in regard to your second question, Article 1175, V.A.C.S., enumerating various powers granted home rule cities, provides in part as follows:

"Sec. 20. To license, operate and control the operation of all character of vehicles using the public streets, including motorcycles, automobiles or like
vehicles and to prescribe the speed of the same. . . ”
(Underlining ours)

"Sec. 34. To enforce all ordinances necessary to
protect health, life and property. . . and to preserve
and enforce the good government, order and security of
the city and its inhabitants."

It appears to us that these sections 20 and 34 of the
statute, supra, authorize an affirmative answer to your question
number two, and we so answer it. Especially is this true for the
reason that we have found no State law fixing a minimum speed for
vehicular traffic and consequently an ordinance passed by a home
rule city fixing a minimum speed for vehicular traffic upon cer-
tain streets, would not be in conflict with any State law and is
valid if reasonable.

We have not found any direct precedents in the law cases,
but the following cases have been considered for their general prin-
ciples in arriving at our conclusions:

"The powers of municipal corporations within the
Home Rule Amendment embrace all powers not prohibited
by Constitution or statute." Miller v. Uvalde Co.,
Civ. App., 20 S.W. 2d 403.

"Cities may do all things Legislature could have
authorized, not in violation of Constitution or general
laws." Bland v. City of Taylor, Civ. App., 37 S.W. 2d
291, affirmed 123 T. 39, 67 S.W. 2d 1033.

"The powers of a home rule city are derived from
Const. art. 11, § 5, and hence express grant of power
by Legislature is unnecessary and only limitations upon
city's power need be considered." Yellow Cab Transit
Co. v. Tuck, Civ. App., 115 S.W. 2d 455.

"The powers granted home-rule cities under constitu-
tion are broad and governed as to limitations only
by legislative enactment." Ex parte Newberg, 140 Cr.
R. 211, 143 S.W. 2d 788.

"Whether an ordinance is unreasonable is a question
of law for the court." Micks v. Leath, 26 S.W. 2d 726.

"But a court will not declare an ordinance unreason-
able unless it clearly appears to be so." West v. City of
Waco, 275 S.W. 282, 116 Texas 472.
"If the matter is in doubt the ordinance will be upheld." Ex parte Wilchar, 278 S.W. 250.

"A city's regulation, relative to the use of the streets by vehicles, which is within the scope of its charter powers, is not inhibited by State law or the Constitution, unless there is a conflict." Genusa v. City of Houston, Texas, 10 S.W. 2d 772.

"A city may prescribe additional regulations as to matters not covered by law." Miks v. Leath, 26 S.W. 2d 726.

"And ordinarily a city may forbid the use of certain congested streets by particular classes of vehicles." Held v. City of Ft. Worth, 258 S.W. 1114, Error Refused.

In view of our conclusions, we have pretermitted a discussion of Article 1055a, V.A.C.S., as it appears that such article merely pertains to the laying out, construction and acquisition of a freeway and authorizing closing of streets near its intersection.

We express no opinion concerning the constitutionality of the delegation of authority to cities and towns contained in the fifth paragraph of said Article 227a, Section 8.

Yours very truly

[Signature]

ATTORNEY GENERAL OF TEXAS

[Stamp: APPROVED JUN 15, 1946]

[Stamp: FIRST ASSISTANT]
ATTORNEY GENERAL

[Stamp: APPROVED]
OPINION COMMITTEE
BY CHAIRMAN