SPEED OR GREED: DOES AUTOMATED TRAFFIC ENFORCEMENT IMPROVE SAFETY OR GENERATE REVENUE?
BY HIROKO SHIMIZU AND PIERRE DESROCHERS | DECEMBER 2015
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EXECUTIVE SUMMARY

Better engineered cars along with the adoption of seat belts and other road safety measures and legislation have contributed to a 58% decline in road fatalities in Canada between 1970 and 2009. The fatality rate is now so low that almost twice as many Canadians die from falling accidents than traffic collisions. Between 1994 and 2009, the number of traffic-related serious injuries and total injuries also decreased drastically in spite of increased numbers of registered vehicles and licensed drivers. Despite historically low fatality and injury rates, however, many voices in municipal governments, police forces, and activist groups argue, based on “speed kills” rhetoric and alleged social costs of traffic collisions, that these numbers could be further reduced through ever more ubiquitous automated traffic enforcement (ATE) technologies which are already used widely in about 25 Canadian municipalities, most prominently Calgary, Edmonton, and Winnipeg.

Despite ATE supporters’ contention that artificially low speed limit settings, increased fines, and rigorous enforcement can deter dangerous driving behaviours and improve public safety, little credible evidence actually supports this argument. On the other hand, there is some evidence that the implementation of proven engineering practices (such as better signage, speed limit setting more in tune with actual driving practices and slightly longer yellow light times) are the most effective way of reducing traffic violations and collisions.

Whatever the jurisdictional or regulatory context in which they are implemented, ATE programs all have the potential to create perverse incentives and conflicts of interests over revenue generation, especially when municipal and police budgets are facing shortfalls. Much evidence also suggests that many government institutions systematically underestimate the actual costs of ATE programs and often justify their existence on inflated social benefits. Program cost overruns, in turn, are ultimately shouldered by otherwise law-abiding drivers and other taxpayers. And even though in most cases a relatively small fraction of provincial and municipal revenues is derived from such fines and penalties, one must ask about the ethics of budgeting fines and penalties as regular revenue sources when they are often imposed for very minor offences and justified as public safety measures.

In Manitoba, where fines are so large as to be unaffordable, traffic tickets become an extremely regressive form of covert taxation, as it disproportionately affects people of lesser means. Also, a deliberate attempt to move traffic enforcement towards targeting the majority of careful drivers rather than dangerous individuals can only result in growing public distrust towards governmental authorities and politicians.

The ultimate goal of governmental authorities towards road transportation should be to promote safety, not revenue generation for its own sake. This can best be achieved through fact-based engineering approaches (e.g., design and maintenance of the road, adequate signage, speed limit setting), education, and sensible enforcement (which would include ATE program operations). And in the end, the additional revenues generated by ATE programs should be dedicated to further promoting road safety by being invested in improved infrastructure rather than become a permanent revenue generation fixture in governmental budgets.
INTRODUCTION

On August 26, 2015, Wise Up Winnipeg, a group created nearly six years earlier to oppose what it termed unjust and deceptive traffic enforcement, presented a petition with nearly 2,000 signatures to Winnipeg Mayor Brian Bowman and announced it would repeat the gesture with Steve Ashton, provincial transportation minister. Group founder Todd Dube’s main complaint was that city officials had not used standard engineering and signalization practices when setting up speed limits and automated ticketing systems in several locations. As a result, “many people are tricked into speeding” and, because of excessive fines, many find it “hard...to pay.” Photo and radar enforcement, the group argued, served more as a revenue generation tool than an instrument of public safety. “Getting ticketed for speeding,” it was argued, “needs to mean you were actually driving dangerously and were given a chance to know the limit.”

In order to address these issues, Wise Up Winnipeg demanded that the city and the province:

1. Replace all [allegedly] removed speed limit signs;
2. Place speed limit signs before all speed camera locations;
3. Place all speed limit signs on both sides of all divided/one-way roads;

The case of Winnipeg is but the latest round in a long and contentious debate that typically pits government authorities who promote photo and radar enforcement as a means of improving road safety against critics who decry them as nothing more than an additional revenue stream for public bureaucracies.

The goal of this policy paper is to provide a relatively concise summary of the key facts and debates on this topic. In the first section, we review Canadian traffic collision data and put them in a broader geographical and historical perspective. This is followed by a discussion of the traditional arguments for and against automated traffic enforcement (ATE) programs. We then examine the revenue generation aspect of these programs, the standard “speed kill” rhetoric often invoked to justify them and alternative factors responsible for traffic collisions in more detail. The effectiveness of ATE programs in a few locations, including Winnipeg and Alberta are discussed, along with some cost benefit analysis on the topic. In the last section, we discuss some unintended consequences of high fines and rigorously enforced ATE programs.
ROAD SAFETY IN CANADA

According to a 2013 World Health Organization (WHO) report, approximately 1.24 million people were killed and between 20 and 50 million injured in road traffic crashes worldwide in 2010. Road traffic injuries are estimated to be the eighth leading cause of death globally, with a toll comparable to malaria. Somewhat similar to infectious diseases, 91% of road fatalities occur in low-income and middle-income countries, even though only approximately half of the world’s vehicles are found in these locations. The highest annual road traffic fatality rates (on average 20.1 per 100,000 individuals) are found in middle-income countries, but the rate in low-income countries is not far behind (18.3 per 100,000). By contrast, it is much lower (8.7 per 100,000) in high-income countries. Also worth noting is the fact that, according to the International Traffic Safety Data and Analysis Group (IRTAD), the number of road fatalities in 32 advanced economies (mostly members of the Organisation for Economic Co-operation and Development [OECD]) declined by 42% overall between 2000 and 2013.

Canada is a case in point. Needless to say, the country is huge, as it contains nearly 900,000 kilometres of road—enough to circle the globe 22 times. Canadians also typically drive longer distances and are often confronted with much harsher weather conditions than citizens of other advanced economies. In 2013, Canadian authorities reported 1,923 fatalities and 10,315 serious injuries (requiring hospitalization overnight). According to IRTAD, Canada ranked 17th among 32 advanced countries in terms of road traffic fatality rate (5.5 per 100,000 population) and 13th in terms of vehicle kilometres travelled (5.6 fatalities per billion vehicle kilometres). Canada also achieved a historically low rate of 8.9 fatalities per 10,000 registered vehicles, well enough for the 18th position. Similar to what has been observed in other advanced economies, road fatalities in the country declined by 58% between 1970 and 2009 (Figure 1), an outcome attributable to factors including mandatory introduction of seat belts in all new cars (1971), other road safety legislation, and ever safer cars (i.e., better able to withstand collisions and equipped with better brakes, tires, airbags, etc.). Between 1994 and 2009, traffic-related serious injuries decreased 52.1% and total injuries by 31.7% in spite of increased numbers of registered vehicles (+ 34.25%) and licensed drivers (+ 40.4%).

**Figure 1: Motor vehicle-related mortality in Canada 1950–2007**

Selected Age Groups, Standardized rates/100,000 Persons

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971</td>
<td>Seat belts required in all new vehicles</td>
</tr>
<tr>
<td>1976</td>
<td>Ontario is the first jurisdiction to pass the mandatory seat belt law</td>
</tr>
<tr>
<td>1985</td>
<td>Amendments to the Criminal Code resulted in tougher penalties for impaired drivers</td>
</tr>
<tr>
<td>1991</td>
<td>Seat belt legislation enacted in all jurisdictions</td>
</tr>
<tr>
<td>1994–2005</td>
<td>Graduated licensing programs introduced in most Canadian jurisdictions</td>
</tr>
<tr>
<td>2008</td>
<td>New Criminal Code provisions on impaired driving give police better tools to detect and investigate alcohol- and drug-impaired driving. These changes increase the maximum sentences and toughen mandatory penalties</td>
</tr>
<tr>
<td>2010</td>
<td>By 2010, hand-held cell phone use while driving banned in British Columbia, Saskatchewan, Ontario Quebec, Prince Edward Island, Nova Scotia, and Newfoundland and Labrador. Canada Motor Vehicle Safety Standard 126 requires Electronic Stability Control on all passenger cars, multi-purpose vehicles, trucks and buses with a Gross Vehicle Weight Rating of 4536 kg or less, and manufactured on or after September 1st, 2011</td>
</tr>
</tbody>
</table>

Note: Rates are standardized to the 1991 Canadian population, and adjusted with a three-point central moving average.
SPEED, COLLISIONS, AND THE CASE FOR ATE

Many Canadians lose their lives each year because of road-related incidents, yet these numbers need to be put in perspective. In 2011, Canada registered 242,074 deaths. Cancer was the leading cause (30%), followed by heart diseases (20%), and strokes (6%). Unintentional injuries, including transport incidents, came in fifth place (4.4%). Within this last category, falling was the leading cause of death (1.6% of total deaths) while traffic fatalities were blamed for only 0.8% of total deaths. In other words, almost twice as many Canadians died from falling accidents as from traffic collisions. It is also worth noting that a traffic fatality rate of 5.6 per billion vehicle kilometres meant one death per 178 million kilometres travelled. In other words, the average Canadian driver commuting 50 km per day would make 232 round trips to the moon before being expected to be involved in a fatal accident.

Despite historically low fatality and injury rates, many voices in municipal governments, police forces, and activist groups argue these numbers could be further reduced through automated traffic enforcement technologies. Two main reasons are invoked in this respect.

First, speed zoning enforcement would decrease traffic collisions, since “speed kills.” For instance, Road Safety in Canada (2011) indicated that 27% of fatalities and 19% of serious injuries involved speeding, while 30% of fatalities and 40% of serious injuries occurred at intersections. As argued in a research paper displayed on the City of Edmonton’s website, “Thirty per cent of fatal collisions were related to speeding. Since there is a clear link between speeding and collisions, it is of great importance to develop effective speed management strategies.”

Second, traffic collision costs are said to fall not only on drivers, but also on the public purse because of the nature of our health care system and additional losses in labour productivity. A 2010 Canadian study thus estimated the social costs ultimately attributable to traffic incidents at $4.3 billion, with direct and indirect costs each accounting for about half of this amount.

In the United States, the National Highway Traffic Safety Administration (NHTSA) reports that speeding is one of the most prevalent factors contributing to traffic crashes, and that it creates significant costs. In 2012, speeding was said to be a contributing factor in 30% of all fatal crashes, while 10,219 lives were lost in speeding-related crashes. NHTSA further estimates the annual economic cost to society of speeding-related crashes at $40.4 billion. (Although another detailed crash causation survey by NHTSA attributed 13.3% of speeding-related crashes to be due to drivers’ decision error.) In 2006, a European Conference of Ministers of Transport (ECMT) report stated that “speeding on the roads is a serious societal and public health issue in all countries.” The report urged government intervention to address speeding issues and further commented that “reduced speeding will immediately reduce the number of fatalities and injuries and is a guaranteed way to make real progress towards the ambitious road safety targets set by OECD/ECMT countries.”

ATE is one speed management approach used by governmental authorities to monitor and enforce compliance with traffic safety laws, penalize aggressive drivers and curb dangerous behaviours. Red light cameras and speed cameras are its main tools. Red light cameras are activated when a vehicle remains in an intersection for a set amount of time after the light turns red, while speed cameras are triggered when a passing vehicle exceeds the speed limit. Vehicle photos are taken (from either the rear or both the rear and front), and the system registers and stores data including the date, time, location, and speed of the vehicle. Tickets are then issued to the owner of the vehicle.
Other reasons put forward by ATE proponents include the following:

1. Resource saving: ATE frees police resources to address violent crimes and other more pressing matters. Reducing the number of traffic collisions also reduces emergency response time and cost, along with health care expenditure.

2. Improved safety for law enforcement officials: It is often both difficult and dangerous for law enforcement officials to pull over bad drivers in congested or high-speed traffic areas.

3. Fair and impartial enforcement: ATE operates in a consistent and impartial manner on a 24/7 basis.

4. Self-financing: ATE programs generate enough revenues from speed and signalization violators to be self-sustaining.

In short, ATE is said to reduce fatalities and injuries by preventing and reducing traffic collisions and violations and modifying aggressive drivers’ behaviour. Furthermore, because tickets issued through such a system fall entirely on drivers who exhibit risky behaviour, they do not interfere with John Stuart Mill’s harm principle, according to which individual freedom can’t be limited unless the conduct of one individual harms other people.
QUESTIONABLE IMPLEMENTATION OF ATE

In Canada, speeding and red light running falls within the jurisdiction of provincial and municipal governments. According to the Canadian Council of Motor Transport Administrations, in 2010 photo radars for speed zoning had been implemented in Alberta, Manitoba, and Quebec, while Intersection Safety Cameras (ISCs), which provide photo enforcement of speed using red light cameras, were operated in Alberta and Manitoba. Red light cameras were further used in six provinces (Alberta, British Columbia, Saskatchewan, Manitoba, Ontario, and Quebec). According to data available on the website GPS POI Directory, these technologies are deployed and used widely in about 25 municipalities, most prominently Calgary, Edmonton, and Winnipeg. There is no uniform enforcement models or operational guidelines among provinces and municipalities; thus ATE program implementation and operation vary among municipalities.

Opposition to ATE has been especially vocal in Winnipeg and Edmonton, where many otherwise law-abiding drivers have raised concerns about current practices. Groups such as Wise Up Winnipeg, Safety by Education Not Speed Enforcement (SENSE) in Vancouver, and Stop100.ca in Toronto have echoed complaints long made in the United States by organizations such as the National Motorists Association. The main points raised by ATE critics can be summarized as follows:

1. Despite being marketed as a safety program, ATE is really about revenue generation for the benefit of municipal and law enforcement coffers.
2. Many infractions occur in the context of questionable infrastructure setting (e.g., insufficient yellow light duration, insufficient road signage, improper speed limit setting).
3. Many infractions occur in the context of questionable locations, such as when ATE cameras are positioned in transition zones between maximum allowed driving speeds, in areas where the maximum speed limit is set artificially and arbitrarily low (e.g., construction and school zones), and hidden under bridges or at the tops of hills.
4. There is improper and insufficient public notice before the introduction of ATE programs.
5. Unnecessarily strict enforcement targets a majority of otherwise good drivers rather than the small minority of really dangerous drivers.
6. Equipment may or may not be accurate.
7. Issuance of tickets is unduly delayed.
8. Taking dangerous drivers’ pictures does not change their behaviour, nor does photo enforcement get seriously impaired, reckless, or otherwise dangerous drivers off the road when they are a threat to others.
9. No independent credible evidence proves that ATE actually improves highway and road safety, reduces overall accident numbers, or improves traffic flow.
INCREASED SAFETY OR REVENUE GENERATION?

Taxes are compulsory contributions to state revenue levied on a wide range of incomes and profits or added to the cost of goods, services, and transactions. While never popular, so-called “sin taxes” on behaviour deemed reprehensible (or at least questionable) such as tobacco and alcohol consumption have always enjoyed the most support (or the least opposition). Fines are charged when one commits an illegal act or breaks the law, while fees are applied when one individual uses particular services. Not surprisingly, raising fees and fines rather than property or income taxes has always proved more politically marketable, as such costs can be avoided if one does not use a service or break a law. (Of course, none of these are more politically expedient than borrowing money to be repaid at a future date.)

When faced with budgetary shortfalls, elected officials are always tempted to raise sin taxes, fines, and fees. For example, in a new budget announced in March 2015, the cash-strapped Alberta government increased sin (tobacco, alcohol and fuel) taxes and various user fees (health care contributions, certifications, court filing fees, etc.). It also implemented a (on average) 35% increase in traffic fines, including increasing the penalty for running a red light from $287 to $388, and for failing to yield to pedestrians from $172 to $233. According to a news report, Alberta’s then Justice minister Jonathan Denis justified costlier traffic fines on the grounds that they would deter offenders and that “Frankly, they lose their punch otherwise...If people are concerned about increased fines, my suggestion is: Don’t break the law.” Conveniently, Advertisement the new fines would also add to the province’s bottom line, as government officials projected fine revenues to increase by $55.3 million to over $158.3 million by the end of March 2016.

Needless to say, traffic fines have long been tempting (and in some cases significant) revenue streams for public officials facing budgetary shortfalls. According to National Highway Traffic Safety Administration (NHTSA) data published by StatisticBrain.com, each year in the United States approximately 41 million Americans are issued speeding tickets (approximately one in five drivers) and pay fines totalling $6.2 billion (approximately US$31.80 dollars per licensed driver).

As expected by some critics and cynics, a 2009 study that examined data over a 13-year period in North Carolina counties found a statistically significant correlation between a drop in local government revenue and a subsequent (following year) increase in the number of traffic tickets, thus suggesting that the primary goal of traffic tickets is sometimes revenue generation rather than public safety. A similar study in Massachusetts found that municipal economic characteristics are determinants of traffic fines, and that the likelihood of receiving a speeding ticket was higher in towns that experienced a fiscal crunch blamed on voters’ rejection of increased property taxes. In municipalities where fines represent a not insignificant portion of the operating budget of public safety departments, very few checks and balances seem to stand in the way of ever more frequent and significant tickets and fines.

In this context, ATE programs are but the latest iteration of a much older revenue generation strategy that benefits mainly municipal governments, police forces, and private sector service providers. Not surprisingly, the issue has often generated much political controversy, such as in the 1995 Ontario and 2001 British Columbia provincial elections. In both cases, photo radar traffic enforcement was defended by the government as a safety improvement measure while being dismissed by the opposition as a “cash grab.” Although other issues were obviously at play, in both cases ATE opponents won the election.
In light of the remarkable progress achieved in terms of reducing collision fatalities and injuries over the last few decades, it seems doubtful that the scale of the increased fines—even as recently witnessed in Alberta—will have much impact on aggressive driving behaviour or enjoy much voter support. As such, they are better thought of as revenue generating mechanisms. The City of Winnipeg seems a case in point.

Is Winnipeg addicted to traffic ticket revenues?

Upon activating the traffic cameras in January 2003, Winnipeg city officials projected that photo radar fines would bring in over $57 million in additional revenues over the next five years—and although he admitted this, the mayor was at least adamant he “wanted that cash to go back into policing.” Manitoba’s speeding fines were also significantly higher than those in other provinces (Table 1). In fact, on average they were almost double those of five other provinces, while minor violations such as driving 10 km/h over the speed limit were fined $181.50 in Manitoba compared to $40.00 in Ontario.

In 2014, through its 50 Intersection Safety Camera (ISC for both red-light running and speed offence) locations and 10 mobile photo radars (that under current provincial legislation can only be used to enforce speeding violations in school, playground, and construction zones), the City of Winnipeg handed out 128,820 citations and generated $14.6 million in revenues, a 25% increase over previous years. To put things in perspective, these numbers were equivalent to one in every five residents being issued a traffic ticket and every resident being burdened with an additional $21 on top of (tax-financed) police costs of $361.35 per city resident. According to police statistics, in the last five years the number of tickets traced back to ISCs has been declining, but the citations from mobile photo radars went up 94% (from 48,043 in 2010 to 93,116 in 2014). This happened partly in the wake of the introduction of a new digital technology camera called Dragon Cam in 2012.

According to the Winnipeg Police Service’s annual report, in 2014 the total expense for the Photo Enforcement Program was $4.7 million. This amount was divided between the salaries and benefits of the Winnipeg Police Service members assigned to it on a full-time basis (8.54%), contractors (Xerox and operators) (91.38%), and other

<table>
<thead>
<tr>
<th>Type of infraction</th>
<th>Over speed limit</th>
<th>BC</th>
<th>AB</th>
<th>QC</th>
<th>ON*</th>
<th>MB</th>
<th>Five province average</th>
<th>Manitoba premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>Speeding over the limit</td>
<td>10 km/h</td>
<td>138.0</td>
<td>105.0</td>
<td>61</td>
<td>40.0</td>
<td>181.5</td>
<td>105.10</td>
<td>173%</td>
</tr>
<tr>
<td></td>
<td>20 km/h</td>
<td>138.0</td>
<td>167.0</td>
<td>95</td>
<td>95.0</td>
<td>312.3</td>
<td>161.45</td>
<td>193%</td>
</tr>
<tr>
<td></td>
<td>30 km/h</td>
<td>196.0</td>
<td>239.0</td>
<td>166</td>
<td>220.0</td>
<td>442.8</td>
<td>252.75</td>
<td>175%</td>
</tr>
<tr>
<td></td>
<td>49 km/h</td>
<td>368.0</td>
<td>462.0</td>
<td>323</td>
<td>359.0</td>
<td>692.0</td>
<td>440.80</td>
<td>157%</td>
</tr>
<tr>
<td></td>
<td>50 km/h</td>
<td>368.0</td>
<td>474.0</td>
<td>323</td>
<td>490**</td>
<td>705.3</td>
<td>374.05</td>
<td>189%</td>
</tr>
<tr>
<td>Construction (double fine area)</td>
<td>10 km/h</td>
<td>196.0</td>
<td>211.0</td>
<td>110</td>
<td>65.0</td>
<td>312.5</td>
<td>178.9</td>
<td>175%</td>
</tr>
<tr>
<td>community safety zones</td>
<td>20 km/h</td>
<td>196.0</td>
<td>407.0</td>
<td>171</td>
<td>180.0</td>
<td>573.5</td>
<td>305.5</td>
<td>188%</td>
</tr>
<tr>
<td></td>
<td>30 km/h</td>
<td>253.0</td>
<td>478.0</td>
<td>293</td>
<td>450.0</td>
<td>835.8</td>
<td>462.0</td>
<td>181%</td>
</tr>
<tr>
<td></td>
<td>50 km/h</td>
<td>368.0</td>
<td>949.0</td>
<td>530</td>
<td>court</td>
<td>1359.5</td>
<td>641.3</td>
<td>212%</td>
</tr>
<tr>
<td>Other offences</td>
<td>Red light running</td>
<td>167</td>
<td>388</td>
<td>154</td>
<td>325</td>
<td>203.8</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td></td>
<td>distracted driving</td>
<td>167</td>
<td>287</td>
<td>115-145</td>
<td>300-1000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
miscellaneous expenses, including training (0.08%). The net surplus of $9.9 million was incorporated into the overall budget to fund other policing activities.\footnote{59}

Wise Up Winnipeg has raised a number of valid questions about the city's ATE program.\footnote{60} For example, traffic enforcement often took place in construction zones where city workers failed to display speed limit signs at the appropriate height. Construction zone signs were also sometimes either missing or tipped over, thus failing to adequately warn drivers.\footnote{61} In 2012, 206 school zone signs were apparently missing, along with 32 warning signs on streets without schools.\footnote{62} In some areas, speed limits were kept low in spite of engineering studies that suggested increasing them.\footnote{63}

In May 2014 the Manitoba provincial government doubled speeding fines in designated construction zones regardless of whether workers were on site or not, while four months later the City of Winnipeg lowered the school zone speed limit from 50 km/h to 30 km/h.\footnote{64} Without being overtly cynical, one could assume that since drivers had already adapted their behaviour to the presence of fixed cameras at intersections, it was now up to mobile photo radar units in school, playground, and construction zones to bring in additional revenues. Indeed, according to police service statistics, almost 6,000 photo radar speeding tickets were mailed to drivers across the city in February 2015 alone, with more than 80% of these tickets having been issued for speeding in a school zone.\footnote{65} According to Wise Up Winnipeg members, inconvenient and inappropriate road infrastructure and signalization created “ticket hot spots” for police enforcement.\footnote{66}

Meanwhile, the number of fatal collisions in Winnipeg between 2009 and 2014 ranged from a low of eight to a high of 21 annually.\footnote{67} In 2014, there were 10 fatal collisions, meaning that about 13,000 traffic tickets were issued per fatality. In light of these numbers, can a reasonable case be made that traffic tickets are really issued in the name of public safety?

\textbf{Ticketing and behavioural change}

Among the benefits claimed by proponents of traffic enforcement are modifying aggressive drivers’ behaviour and deterring driving infractions.\footnote{68} One must then wonder whether traffic tickets are effective in this respect. A detailed U.S. empirical study of more than three million Maryland drivers found that speeding citations by traditional police enforcement have limited deterrent effects in the context of the current traffic enforcement system.\footnote{69}

Among other observations, the authors found that drivers who received a speeding citation in May 2002 were more likely to be young males and to be cited for driving under the influence or driving while intoxicated (DUI/DWI) during follow-up periods.\footnote{70} They concluded: “Drivers who received a speeding citation during May 2002 had almost twice the risk of receiving a speeding citation during the follow-up period than drivers who did not receive a speeding citation during that month….Receiving fines and points had no significant impact on the risk of repeat citations.”\footnote{71}

The authors suggest the possibility that ATE programs would increase drivers’ awareness of being caught and that this perception may have greater deterrence potential.\footnote{72} However, it could be argued that since in Maryland automated speed enforcement violations are considered civil violations, and no licence points are deducted in the wake of ticketing,\footnote{73} it seems reasonable to assume that ATE citations would have almost no deterrent effect on repeat traffic law offenders.

In short, while increased fines and penalties are often justified in light of their alleged capacity to deter illegal driving behaviours and improve public safety, there simply isn’t much evidence to back up this argument.
SPEED LIMITS

“Speed kills” is a slogan that has long been accepted rather uncritically outside of traffic engineering circles. Yet, while relatively low speed limits are sensible in areas such as school zones, increased speed in itself is not necessarily problematic. If this were the case, highways with the highest speed limits would have the worst fatality rates. This, however, is not so as was amply documented in the (extreme) case of the German Autobahn system (the federally controlled access highway system).

With a total length of 12,879 kilometres in 2013, the Autobahn system accounted for about 5% of Germany’s highway network in terms of interstate traffic and 31% of its motorized vehicle mileage. According to a 2008 estimate, 52% of the network only displayed the advisory speed limit of 130 km/h, 15% had temporary speed limits due to weather or traffic conditions, and 33% had permanent speed limits. In 2013, it carried 31% of motorized road traffic (in travel kilometres) while accounting for 13% of Germany’s traffic deaths. The fatality rate was 1.9 deaths per billion travel kilometres compared to a national rate of 4.6 and 6.6 for national roads and rural areas. This low fatality rate actually made the Autobahn system one of the safest road networks in the world.

The problem with the “speed kills” rhetoric is that it puts too much emphasis on one of the many factors that contributes to road collisions. As much evidence suggests, “excessive speed” should not actually mean that an arbitrary speed limit has been exceeded, but rather that a driver is going at an “unreasonable speed” in the context of specific road, weather, visibility, traffic volume, and vehicle conditions. Of course, excessive and inappropriate speed obviously increases the risks of a crash, and the relationship between vehicle speed and crash severity is unequivocal and based on the laws of physics.

Driving at high speeds also increases demands on a driver, who must react more quickly to a given situation as the distance needed to stop increases with speed while the time available for stopping or taking evasive actions diminishes. For example, the distance needed to stop a car while driving

<table>
<thead>
<tr>
<th>Speed (km/h)</th>
<th>Reaction Time</th>
<th>Braking Distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>16.7</td>
<td>9.0</td>
</tr>
<tr>
<td>50</td>
<td>20.8</td>
<td>14.0</td>
</tr>
<tr>
<td>60</td>
<td>25.0</td>
<td>20.2</td>
</tr>
<tr>
<td>70</td>
<td>29.2</td>
<td>27.5</td>
</tr>
<tr>
<td>80</td>
<td>33.3</td>
<td>38.5</td>
</tr>
<tr>
<td>90</td>
<td>37.5</td>
<td>45.5</td>
</tr>
<tr>
<td>100</td>
<td>41.7</td>
<td>56.2</td>
</tr>
</tbody>
</table>

The length of a Canadian football field is 101 metres. If you’re driving 100km/h on a clear day, you would travel from one end of the field to another before coming to a stop.

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Figure 2: Total stopping distance in ideal weather conditions on dry asphalt

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[Frontier Centre for Public Policy]
at 50 km/h is 34.8 metres, while 97.9 m are required at 100 km/h (Figure 2). In short, the faster a vehicle is travelling, the longer it will take to slow or come to a complete stop. In an emergency situation, those few extra seconds can mean the difference between life and death.

Internationally validated research on the relationship between changes in average traffic speed and crash outcomes suggests that a 5% speed increase leads to approximately a 15% increase in serious injury crashes and a 22% increase in fatal crashes. Again, though, speed is but one of many risk factors. For instance, according to a NHTSA report, in 2012, 42% of speeding American drivers had blood alcohol concentrations (BACs) of .08 grams per deciliter (g/dl) or higher in fatal crashes, compared to only 16% of non-speeding drivers involved in fatal crashes.

**Human errors and collisions**

According to 2013 Alberta data, 86.5% of total collisions involved at least one driver error. Other factors that contributed to the 141,638 collisions reported that year included drivers with a physical condition (e.g., intoxication, fatigue, medical condition), who accounted for 29.6% of fatal collisions. Speed—defined in police reports as a speed that is too high given the driving conditions—accounted for only 6.4% of total collisions. Also worth noting is that 13.5% of collisions where the driver was “driving properly” included situations such as pedestrian error, sun glare, unexpected objects in the roadway (e.g., an animal), and extreme weather conditions. The most frequently identified improper driver actions that caused collisions were following too closely (30.3%), running off the road (13.9%), a left turn across a path (12.9%), stop sign violation (7.8%), disobeying a traffic signal (7.2%), and failing to yield right of way to a pedestrian (4.8%).

Factors that contribute to collisions and crashes are thus varied and can be complex. Many cases have nothing to do with cruising speed and should be given adequate consideration by government officials if they are truly motivated by safety considerations. An undue focus on speed because of emotional rhetoric and revenue generation considerations is unlikely to improve safety when more holistic approaches are required.

**Solomon curve**

In a classic 1964 study, David Solomon studied the relationship between average speed and collision rates of automobiles on rural highways (Figure 3). Among other findings, his report suggested the following:

1. There is a U-shaped relationship between vehicle speed and crash incidence.
2. Crash rates were lowest for drivers travelling around 10 km/h above the average speed (90th percentile), and increased with deviations above and below the mean.
3. Low-speed drivers were more likely to be involved in crashes than relatively high-speed drivers.
4. The more speed variability between the cars, the higher possibility of accidents.

Factors that contribute to collisions and crashes are thus varied and can be complex. Many cases have nothing to do with cruising speed and should be given adequate consideration by government officials if they are truly motivated by safety considerations. An undue focus on speed because of emotional rhetoric and revenue generation considerations is unlikely to improve safety when more holistic approaches are required.
Subsequent research refined Solomon’s findings, but his key arguments still hold. For instance, the National Motors Association recently cited an Institute of Transportation Engineers’ study, according to which those driving about 15 km/h slower than the prevailing traffic are six times as likely to be involved in an accident. Thus, to go with the traffic flow is the best driving strategy, since the less variability of speeds between the cars, the fewer accidents will happen.

Setting the appropriate speed limit

For traffic safety purposes, roads can be divided into three main usage categories: 1) built-up urban streets with slower speeds and dense and diverse road users; 2) non-built-up rural roads with higher speeds; and 3) major highways (motorways, interstates, freeways, autobahns, etc.) reserved for motor vehicles and designed to minimize and attenuate crashes. An underappreciated reality is that most casualties occur on urban streets and rural roads, while motorways are much safer in relation to distance travelled. While this fact alone disproves the widespread belief that “speed kills,” the relationship between speed and road safety—and especially the notion of “appropriate speed limits”—needs to be discussed in more detail.

Determining the appropriate speed limit in a particular context is an essential element of road and highway safety, yet in practice the numbers settled upon by governmental authorities are often driven more by emotional considerations and subsequent political responses than by actual engineering knowledge and experience. Be that as it may, according to an IRTAD report, in most urban areas worldwide the default speed limit for passenger cars is 50 km/h, while lower speed limits (typically 30 km/h) are often enforced in residential areas or in proximity to schools. Higher default speed limits (60 km/h) are found in Poland (during the nighttime), Chile, and Korea. Speed limits on roads outside built-up areas typically vary between 80 and 100 km/h. The lowest speed limits among IRTAD members and observers are found in Jamaica (50 km/h) and Japan (50–60 km/h), while the highest speed limits—up to 120 km/h—are observed in Chile and Poland. Several countries differentiate speed limits according to the type of road, weather, or pavement. On motorways speed limits vary between 90 and 140 km/h, although on much of the German highway system drivers observe a recommended limit of 130 km/h. Canada’s speed limits range from 40 to 70 km/h in urban areas, 80 to 90 km/h on rural roads and 100 to 110 km/h on highways (one of the lowest among developed countries).

In the United States, a Federal Highway Administration (FHWA) study reviewed the principles and practices used to set speed limits in all states, and 44 cities and counties. One recommendation was that the “speed limit should be set at the speed driven by 85 to 90% of the free-moving vehicles rounded up to the next 5 mph increment. This method results in speed limits that are not only acceptable to a large majority of motorists, but also fall within the speed range where accident risk is lowest as illustrated in the Solomon curve. Allowing a 5 mph tolerance, enforcement would be targeted at drivers who are clearly at risk.”

However, the FHWA authors pointed out that it is fairly common for state and local governments to set the speed limit much lower than the 85th percentile speed of the free-flowing traffic because of a range of subjective considerations and factors like roadside development, accident experience, roadway geometrics, average test run speed, pedestrian (and bicycle) volumes, and (not surprisingly) politics. The most commonly reported lower level of the speed limit is 5 mph (8 km/h) below the 85th percentile, with 10 mph (16 km/h) below being the extreme (Figure 4).

Apart from recommending that speed limit settings should reflect actual traffic speed, the authors of the report further observed that speed zoning should be about the establishment of reasonable and safe speed limits based on engineering studies. When this is not the case, as when the limit is set too low, drivers are unlikely to comply.
According to the authors, “No other factors need to be considered since they are reflected in the drivers’ speed choice. If there are unusual hazards not readily apparent to drivers, then a warning sign could be installed giving the nature of the hazard and, if necessary, supplemented with a realistic advisory speed.”

In some cases, setting a higher speed limit delivers safer results. According to the National Motorists Association, “If a speed limit is raised to actually reflect real travel speed, traffic flow improves, and there are fewer accidents. Speed alone is rarely the cause of accidents. Differences in speed are the main problem. Reasonable speed limits help traffic to flow at a safer, more uniform pace.” For instance, in 2003 the B.C. government conducted a review of speed settings where speed limits were raised during the years 1997 and 1998 from 90 km/h to 100 km/h. The report concluded that increased speed limits resulted in an 8.6% to 12.9% reduction in crashes.

According to the FHWA report, ultimately neither raising nor lowering the speed limit has much effect on vehicle speeds. The majority of motorists did not drive 8–16 km/h above the posted speed limit when speed limits were raised, nor did they reduce their speed by 8–16 km/h when speed limits were lowered. Changing posted speed limits alone without additional enforcement, educational programs, or other engineering measures, the authors concluded, only has a minor effect on actual average driving speed.

In short, much evidence suggests that setting the speed limit at the 85th percentile speed of free-flowing traffic will likely:

1. Reduce speed variance, resulting in reduced numbers of crashes;
2. Increase speed limit compliance;
3. Provide greater consistency of speed limits; and
4. Focus enforcement on dangerous drivers, not revenue collection.

Moreover, if the road and its new speed limit are mismatched, lowering the posted speed limit might not result in a reduced driving speed, as drivers tend to respond poorly to such incompatible interventions.
AUTOMATED ENFORCEMENT AND ROAD SAFETY

Justifying automated enforcement programs by invoking greater road safety is a widespread rhetorical strategy. By and large, however, the evidence on the issue is at best inconclusive.

In 2007, NHTSA published a worldwide review on automated enforcement programs. It concluded that “existing research indicates that automated enforcement systems can result in measurable safety improvements at high crash locations.” The authors then added a cautionary note to the effect that “the magnitude of the effect, and how much is due to the desired behavior change (decrease in speed or red light running) versus other behavior changes (e.g., choosing alternate routes), remains uncertain.”

A Virginia Transportation Research Council report analyzed seven years of crash data (from January 1, 1998, to December 31, 2004) in six Virginia jurisdictions that operated red light cameras. The authors concluded that “the study did not show a definitive safety benefit associated with camera installation with regard to all crash types, all crash severities, and all crash jurisdictions.” The study did show a net safety benefit for some jurisdictions (such as in the cities of Vienna and Alexandria), but not in others (such as Arlington). There is evidence to suggest that this difference might have more to do with variation among intersections than among jurisdictions. Finally, it may be said that the cameras were associated with a clear decrease in red light running crashes and a clear increase in rear-end crashes. The report recommended that red light cameras be implemented on a case-by-case basis and only after a careful review of the crash patterns (rear-end crashes, red light running crashes, and injury crashes) and geometric/operational characteristics (e.g., approach speeds, intersection visibility, signing, and driveways) at each intersection.

Winnipeg

In 2009 the City of Winnipeg Police Service contracted with the Traffic Injury Research Foundation to conduct an evaluation of the city’s Photo Enforcement Program. The installation of red light running camera locations was said to have decreased dangerous right-angle collisions at intersections by 46%, but less serious rear-end collisions were up by 42%. The red light running camera program was thus said to have had a positive net effect on traffic safety. However, this result was only valid for 12 cameras, while the remaining 36 showed inconclusive results. Overall, the report concluded that, due to the lack of information or documentation regarding the criteria used in selecting locations for cameras, it was difficult to determine the portion of observed results attributable to photo enforcement.

Alberta

Red light cameras have been used by various municipalities in Alberta since January 1, 1999. Following amendments to the Traffic Safety Act on January 1, 2009, the use of Intersection Security Cameras (ISC) in locations where collision and violations were deemed frequent was authorized. Alberta Transportation later published a report on intersection safety devices that identified an overall positive net benefit from the use of such technologies. Data was thus collected in six municipalities, including Calgary, Edmonton, Red Deer, Fort Saskatchewan, and Strathcona County. Unfortunately, insufficient data made it difficult to analyze the impacts of both red light cameras and ISCs. According to the authors of the report, the municipalities did not collect basic required data on factors such as speed violation, travel speed, and completion
date before the activation of automated systems, which would have been necessary to analyze the impact of these programs. The overall effect of automated traffic enforcement programs in Alberta is therefore not clear.

Causes of inconclusive studies

On red light running behaviour, the Traffic Injury Research Foundation report discussed one systematic review that supported the conclusion that photo enforcement reduces right-angle crashes while increasing rear-end crashes, but further suggested that the overall effects on total crashes, specific collision types, and violations data analysis is not conclusive. Variations across studies, the authors explained, could be attributable to several factors, such as the fact that a program's size will often determine the magnitude of the benefits. Typically, the larger the program and the more public awareness results from it, the larger the benefits. Variations among studies in terms of research design and methodology also explained much in terms of conflicting results, most notably that:

1. Results might be site specific;
2. Site selection bias might have resulted in “regression towards the mean” and an overestimation of the effects of camera enforcement on crashes on selected sites; and
3. Due to the complexity of the accident, it is often difficult to distinguish target crashes from other collisions caused by alcohol and other factors.

Sometimes, different approaches and variance in analysis ended up in heated exchanges among scholars. Arguably the biggest problem in terms of measuring the effect of automated traffic enforcement is the “speed kills” assumption. Suffice it to say that, apart from the previously discussed issues (driver errors, physical road conditions, traffic volumes, inadequate signage, lighting, and visibility), a B.C. document on red light running cameras stated that the technical challenge of installing ISCs was “customizing each camera installation,” since “no two intersections are configured exactly alike. For example, crosswalks often intersect a street at an oblique or crooked angle: two vehicles travelling side-by-side down a street in adjacent lanes will not reach such an intersection at exactly the same time...To record violations accurately, each camera installation must be custom-fit to its particular intersection.”

According to evidence from the state of Georgia, the implementation of proven engineering practices is the most effective way of reducing red light running, and photo enforcement is not an effective deterrent to improve intersection safety, especially for intentional red light runners. In 2010 a state provision for adding one second to the minimum federal yellow light duration at photo-enforced intersections went into effect. Within 90 days of this new law being in effect, red light running violations dropped 72% at camera sites. This significant drop of violations resulted in a reduction of revenues for many local governments. In 12 Georgia cities, 57 red light cameras were removed and a state bill required that local governments implement engineering changes at dangerous intersections before resorting to photo enforcement, then file an application with concrete evidence that the intersection was dangerous and the cameras were needed for a genuine safety purpose. Invoking the Georgia experience, a Just One Second campaign was launched by Wise Up Winnipeg with the goal of having yellow light duration determined by engineering formulas and practices.

Also worth noting is that the U.S. FHWA now emphasizes determining adequate yellow light duration through the equation calculated by the Institute of Transportation Engineers, according to which a one-second increase in yellow light time results in a 40% decrease in severe red light-related crashes, while shorter yellow light times result in more red light violations and higher crash rates. If safety is the major goal, engineering countermeasures should be taken before enforcement is increased.
COST BENEFIT ANALYSIS OF PROGRAMS

Apart from improved road safety, automated enforcement programs are often justified in the name of greater, if indirect, social benefits. Yet the analytical frameworks used to make this case are not based on actual reductions in the number of collisions, but on assumed benefits such as prevented fatalities and injuries, reduction in health care and emergency services costs, property damage collision costs, improved traffic flows, reduced insurance claims, and other claims that can arguably be estimated (and inflated) in many ways.\textsuperscript{118} Suffice it to say that government documents often attribute all positive road safety trends to automated traffic enforcement programs, a dubious rationale that can inflate alleged benefits.

On the cost side of the ATE ledger, a recurring problem is that governments often underestimate the complexity of setting up automated systems and do not plan adequately for project implementation. The results are (often huge) budget overruns and insufficient revenues to cover operating costs. Moreover, as time passes, drivers adjust their behaviour and the number of traffic tickets decreases. To keep these programs going, governments must then expand them and/or increase fines.

The case of ATE in Toronto and southern Ontario illustrates both kinds of problems.

Toronto and southern Ontario

In 2004 a Toronto city council memo stated:

\begin{quote}
[The] framework established by the Ministry of Transportation, Ontario was used to establish the cost to society in terms of human consequences (fatalities and injuries, property damage, time and material expended) as a result of collisions. The benefit from a reduction in collisions is the avoidance of these costs. If a collision can be avoided the resources consumed by that collision could be used elsewhere for the benefit of society. The resulting benefit to cost ratio was 1.57:1 indicating that the benefits resulting from the combined use of red-light cameras and police enforcement were greater than the project costs.\textsuperscript{119}  
\end{quote}

The red light running program was introduced in Toronto in the pilot stage in 2000 and became permanent in 2004. According to a city auditor report, from 2000 to 2009 the program was a net cost to the city.\textsuperscript{120} In recent years, however, “the program has shown progressively improving financial results to the extent that in 2010 the program resulted in net revenue of $800,000. This improvement appears to be a result of program expansion and an increase in the fine for red light violations.”\textsuperscript{121} Indeed, between 2000 and 2011, the number of intersections covered by the program increased from 38 to 114, while fines were raised from $190 to $325 (Table 2).\textsuperscript{122}

According to the report, the annual cost for the program was over $3 million, and fine revenues barely covered it until 2010. Instead of recommending its abolition, the auditor called for additional revenue generation (Table 3).

The report added that “while the purpose of the Red Light Camera program is not to generate additional annual revenue for the city, conservatively we estimate an additional annual revenue amount of $2.5 million could be attained by implementing the recommendations in this report.”\textsuperscript{125} In terms of cost benefit analysis it was argued

\begin{table}[h]
\centering
\begin{tabular}{|l|c|c|c|c|}
\hline
Date & Set Fine & Victim Surcharge & Court Costs & Total Fine \\
\hline
December 1998 & $155 & $35 & $0 & $190 \\
June 2005 & $150 & $25 & $5 & $180 \\
January 2010 & $260 & $60 & $5 & $325 \\
\hline
\end{tabular}
\caption{Red light camera fine increase in Ontario\textsuperscript{123}}
\end{table}
that “while the City has no legal obligation to operate a Red Light Camera program, its benefits should not be judged solely on its financial results. There are significant other benefits associated with the program which should be considered. These benefits are considerable although difficult to quantify.”

A 2003 evaluation study commissioned by the Ontario Ministry of Transportation on 48 red light camera pilot projects in six participating municipalities over a two-year period concluded that jurisdictions using photo enforcement experienced 6.8% and 25.3% reductions, respectively, in all collision types and angle collisions resulting in fatalities and injuries (Table 4). On the other hand, the data showed fatal and injury rear-end collisions up by 4.9% and property damage only rear-end collisions up by 49.9% (Table 4).

These numbers are based on the Empirical Bayes (EB) method, which uses computer modeling to calculate the expected number of collisions had the measures not been implemented (i.e., the EB estimators) and compares these calculated numbers with the actual number of collisions after automated enforcement measurements are implemented. If the estimation is reliable and ATE is effective, the EB estimators are much higher than the actual number of collisions. However, there are some flaws with this method, especially if there is not enough data over a certain period. Nevertheless, considering the results in Table 4, which shows the red light camera program actually increased rear-end and property damage collisions based on the EB analysis, how can we conclude that the red light camera program actually improved safety?

The actual number comparisons before and after the implementation of red light running cameras (Table 5) illustrate that the camera-free local sites (used as a control group) fared much better (12.7% reduction of fatal and injury collisions) than the red light camera sites (2% increase) (Table 5).

Actually, the non-camera intersections fared better than the camera intersections in every accident category. The report’s overall accident conclusions would have appeared significantly worse had the camera-free intersections been excluded from the final results. The authors nonetheless concluded that “based on the results presented in this report, the Red Light Camera Enforcement Pilot Project has been shown to be an effective tool in reducing fatal and

| 2008 | $3.2 | $(2.8)* | $0.4 |
| 2009 | $3.4 | $(3.2) | $0.2 |
| 2010 | $4.3 | $(5.1) | $(0.8) |

Table 3: Red Light Program Costs and Revenues 2008–2010 in Toronto

Table 4: Safety effectiveness of pilot programs

<table>
<thead>
<tr>
<th>Signalized intersections¹</th>
<th>Fatal and Injury</th>
<th>Property Damage Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>All collision types</td>
<td>-6.8</td>
<td>+18.5</td>
</tr>
<tr>
<td>Angle collisions</td>
<td>-25.3</td>
<td>-17.9</td>
</tr>
<tr>
<td>Rear-end collisions</td>
<td>+4.9</td>
<td>+49.9</td>
</tr>
</tbody>
</table>

Notes: ¹ The signalized intersections consisted of nineteen red light camera, seventeen stepped-up police enforcement and twelve local comparison sites.
injury collisions, thereby preventing injuries and saving lives. For these reasons, it is the opinion of the evaluation study team that the pilot project has been worthwhile and would continue to be of benefit to any participating municipality.  

Once again, the consultants who authored this pilot project review were only able to reach this conclusion by ignoring actual numbers and relying only on alleged benefits calculated by the computer models.

Edmonton

According to a report prepared by the city auditor, in 2007 the city council of Edmonton assumed that over a five-year period (2008–2012) 750,000 tickets would be generated through 29 units of automated photo enforcement equipment at a total cost of $6.6 million (Table 6). In practice, however, during the same five years, 1,173,000 tickets were issued by 67 units at an actual cost of $53.6 million (Table 7). According to city management, these program cost overruns were fully covered by program revenues—and indeed, between 2009 and 2013 the automated photo enforcement program generated total revenues of $116.7 million and net revenues of $96.9 million.

Table 5: Actual reported fatal and injury collisions

<table>
<thead>
<tr>
<th>Site Type</th>
<th>Before Total</th>
<th>Before Average¹</th>
<th>After Total</th>
<th>After Average¹</th>
<th>%Change²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Red light camera</td>
<td>756</td>
<td>154.5</td>
<td>315</td>
<td>157.5</td>
<td>2.0</td>
</tr>
<tr>
<td>Stepped-up police enforcement</td>
<td>552</td>
<td>117.3</td>
<td>211</td>
<td>105.5</td>
<td>-10.1</td>
</tr>
<tr>
<td>Local comparison</td>
<td>338</td>
<td>67.6</td>
<td>118</td>
<td>59.0</td>
<td>-12.7</td>
</tr>
<tr>
<td>Total</td>
<td>1,646</td>
<td>339.1</td>
<td>644</td>
<td>322.0</td>
<td>-5.0</td>
</tr>
</tbody>
</table>

Notes: ¹The average yearly reported fatal and injury collisions. ²The percentage change in average yearly reported fatal and injury collisions in the after period compared to the before period.

Table 6: Program cost scenario as per 2007 Edmonton city council report
Much evidence suggests that many government institutions systematically underestimate the actual costs of automated enforcement programs and often justify their existence on inflated alleged social benefits. Program cost overruns, however, are ultimately Shouldered by otherwise law-abiding drivers and other taxpayers. The primary—and arguably only—beneficiaries of higher fines and larger programs are government entities, police services, and private providers of the equipment and attending services for these programs.

Moreover, many municipalities and provinces soon incorporate these fines and penalties in their regular budgetary process. For instance, according to the 2014–2015 Alberta’s fiscal plan, $136 million (2.7%) of the provincial revenues of $49 billion were expected to come from fines and penalties, a sum that was expected to increase significantly to $204 million in 2015–2016 (up 50% from previous year) and even more in later years. At the municipal level, in 2013 Calgary’s operating revenues were $3.7 billion, $69.5 million (2%) of which came from fines and penalties. These figures were respectively $2.4 billion and $78.5 million (3.2%) for Edmonton, and $4.8 billion and $195 million (4%) for Montreal.

Even though in final analysis a relatively small fraction of provincial and municipal revenue is derived from fines and penalties, one must ask about the ethics of budgeting fines and penalties as regular revenue sources when they are often imposed for very minor offences and justified as public safety measures.

### Table 7: Actual program cost and size

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Ticket Volume</td>
<td>219,286</td>
<td>166,956</td>
<td>355,774</td>
<td>190,685</td>
<td>240,299</td>
<td>1,173,000</td>
</tr>
<tr>
<td>Available Photo</td>
<td>29 units</td>
<td>24 units</td>
<td>60 units</td>
<td>63 units</td>
<td>67 units</td>
<td>67 units</td>
</tr>
<tr>
<td>Enforcement Equipment</td>
<td>Vendor Costs</td>
<td>$2,798,000</td>
<td>$3,723,774</td>
<td>$5,818,012</td>
<td>$3,047,992</td>
<td>$3,765,124</td>
</tr>
<tr>
<td></td>
<td>Capital Costs—Equipment</td>
<td>$613,030</td>
<td>$4,209,692</td>
<td>$2,867,461</td>
<td>$1,792,566</td>
<td>$1,256,403</td>
</tr>
<tr>
<td></td>
<td>Capital Costs—Software</td>
<td>$0</td>
<td>0</td>
<td>0</td>
<td>$755,000</td>
<td>$621,718</td>
</tr>
<tr>
<td></td>
<td>Operating Costs</td>
<td>$4,318,000</td>
<td>$3,878,488</td>
<td>$5,639,667</td>
<td>$4,400,128</td>
<td>$4,124,760</td>
</tr>
<tr>
<td></td>
<td>Total Actual Costs</td>
<td>$7,729,030</td>
<td>$11,811,954</td>
<td>$14,325,140</td>
<td>$9,995,686</td>
<td>$9,768,005</td>
</tr>
</tbody>
</table>

**Synthesis**

Even though in final analysis a relatively small fraction of provincial and municipal revenue is derived from fines and penalties, one must ask about the ethics of budgeting fines and penalties as regular revenue sources when they are often imposed for very minor offences and justified as public safety measures.
UNINTENDED CONSEQUENCES

Financial incentives and conflict of interests

The City of Chicago, home to the biggest U.S. ATE program with more than 300 active cameras, has been at the centre of a significant scandal over the use of these technologies in the last few years. The program’s revenues rose from $21,600 in 2003 to $68.4 million in 2013. A series of alleged scandals plagued the program, from corruption charges to faulty (or human-tampered) cameras, and a reduction in yellow light time below federal guidelines that resulted in 77,000 tickets. The first proper annual report on the ATE program was finally published in 2015 after more than a decade passed since the program introduction.

Because of different (and often complex) layers of jurisdictions and regulations, ATE programs often have different guidelines, yet they all have the potential to create perverse incentives and conflicts of interests over revenue generation, especially when municipal and police budgets are facing shortfalls or when, as in Edmonton, private equipment and service providers are paid both a fixed cost and an additional sum based on the number of tickets issued. As the University of Manitoba’s transportation and logistics specialist Barry Prentice wrote on the Winnipeg case, “If governments start to depend on fine collection as a source of revenue, like taxes, an undesirable conflict of interest and distortion of priorities arise.”

Of course, the crucial issue in terms of perverse financial incentives and ATE is arguably as old as traffic tickets. In Toronto and elsewhere, citizens have long complained about what they believe are quotas imposed on police services by cash-strapped municipal governments or about the fact that some police services, such as in Winnipeg, are allowed to keep the fine money for their own use. This discussion was even aired publicly in Montreal when, during a difficult negotiation where municipal officials complained about a fall in traffic ticket revenues, the police union urged the municipality to relent on the (verbally agreed upon) ticket quotas so that its members could “arrest people, build relationships with citizens, and prevent crimes.” Indeed, the union even asked local politicians to follow the lead of 22 U.S. states that have passed laws against such quotas. So far, though, the issue is apparently not widespread enough to warrant the attention of the Canadian Association of Chiefs of Police.

Another potential conflict of interest (at least in appearance) can be observed in Edmonton, where revenues from automated enforcement were used not only to support program expenditures and traffic safety initiatives, but also to endow to the tune of $1.5 million a permanent Urban Traffic Safety Research Chair in the University of Alberta’s Department of Civil and Environmental Engineering. Some research papers produced under the leadership or with the collaboration of the holder of that endowed chair, which also sometimes benefitted from the additional sponsorship of the Office of Traffic Safety of the City of Edmonton, are now posted on the city’s website and seem to, by and large, validate the effectiveness of mobile speed enforcement in reducing severe collisions. While we do not imply anything as to the quality of the research produced under this arrangement, a more arm’s length process (say, asking for one-time evaluations or projects from academics based in other jurisdictions) would perhaps have been more desirable.

Finally, regarding payments to private contractors, the minimal procedural standard required to avoid conflicts of interest and perverse incentives is provided by the FHWA and the National Cooperative Highway Research Program, which recommend that municipalities avoid letting private contractors determine installation locations while favouring flat fee payments rather than a sum based on the number of tickets issued.
Regressive taxation

ATE fines are typically levied on otherwise law-abiding citizens who already pay property, income, gas, and other taxes, yet can probably in most cases afford a few traffic tickets provided their cost is reasonable. Of course, many citizens consider the monetary amounts of traffic fines excessive, and perhaps occasionally feel tempted to invoke the Magna Carta clause that “…all fines [the authorities] have exacted unjustly, shall be entirely remitted…” 156

In the United States, excessive fines are considered under the Excessive Fines Clause of the 8th Amendment of the Constitution, which reads, “Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.” Interestingly, a number of law enforcement officials seem to share this sentiment, such as, for instance, half of the officers surveyed on that subject two decades ago by the Institute of Police Technology and Management in Florida. 157 It is also widely acknowledged that one of the main reasons why traffic tickets are not paid in California is that the fines are simply too high and unaffordable for a large number of people. 158 (Interestingly, in 2012 Californian authorities offered a half-off traffic ticket amnesty on the grounds that a small fraction of unpaid fines was better than nothing or additional enforcement costs. The amnesty did not apply to tickets issued for parking violations and drunken and reckless driving.) 159

As one American commentator put it: “Aggressive arbitrary policing of minor and petty infractions is effectively a regressive tax disproportionally affecting the poor, who often do not have the means to pay or contest tickets…the poor often face dire consequences when penurious cities turn to ticketing as a reliable revenue system.” 160

Distrust issue between authority and public

Trust between citizens and political authorities (and their enforcers) can in the end only be established and maintained through just, fair, and transparent policy implementation and program operation. Using traffic tickets as a somewhat obvious and contested revenue generation tool undermines these foundations. 161 Without public support, the benefits of ATE programs definitely cannot be achieved. 162

In Edmonton in 2015, one article asked if citizens could “trust city bureaucrats and politicians to run our photo radar?” 163 Since the City of Edmonton’s Office of Traffic Safety took over the operation of the photo radar program from the Edmonton Police Service in early 2013, the number of speeding tickets issued more than tripled from 162,996 in 2012 to 509,993 in 2014, while revenues during this period increased from $13.4 million to $34.5 million. 164 Especially notable was that the tickets issued for exceeding speed limits by 6–10 km/h increased from 3,252 in 2012 to 66,847 in 2014. 165 City officials denied that changes in enforcement policy were to blame and defended the program, saying it resulted from more rigorous enforcement in lower speed zones, such as in proximity to schools. 166

According to a news article, though, one significant change was that the threshold for handing out tickets was dropped to 10 km/h over the speed limit in many locations from 15 km/h over the speed limit which was implemented by the police service. 167 As Edmonton collision data indicated that fatal and injury collision rates had been going down for more than a decade, 168 this more rigorous enforcement of speed limits was arguably not targeting truly dangerous and aggressive drivers and resulted in growing public distrust towards city officials and politicians.

While the stated policy focus of traffic tickets should determine their monetary amount, as was argued in previous sections, the line between a deterrent and an itemized budgetary revenue tool is extremely thin. True, a financial penalty that will equally dissuade law-breakers and secure revenue will always prove elusive, but a process based on a patent lie can only erode public trust. In the end, while ticketing revenues may fill temporary gaps in governmental budgets, they should never be relied upon as stable income streams, and government should be responsive to the financial hardships of otherwise law-abiding citizens.
Enforcement and new tools for real safety

As discussed in previous sections, much evidence suggests that ATE programs can at best play a very minor role or have limited and location-specific effects in terms of increasing road safety. Many other proven measures are available, though, from revising speed limits to improving signage.\(^\text{169}\) Prioritizing the worst offenders should obviously be high on the agenda of policy makers, as was the case in Ontario in 2007 with the introduction of anti-racing legislation that addressed high-speed driving (i.e., 50 km/h over the speed limit). Among other consequences, driver’s licences could be automatically suspended, vehicles could be impounded for up to seven days, and hefty fines (e.g., $10,000) charged. Partly as a result of this measure, the Ontario Provincial Police reported that speed-related fatalities dropped by about 50% from 2007 to 2009 on highways.\(^\text{170}\) A similar law came into effect in British Columbia in 2010. Proper and proportionate enforcement reflecting real dangerous driving behaviour can have a positive effect and should be recommended.

Although this may prove difficult, more public officials (and dare we say academic and other researchers) should remind their constituents of the great progress achieved in terms of road safety in recent decades and dare to challenge emotional reactions to perceived traffic safety problems. Perhaps a few politicians could even consider looking into the beneficial contributions of new alternative modes of transportation, such as driving services Uber and Lyft. For instance, a recent empirical study conducted in California suggests that the advent of UberX resulted in a 3.6–5.6% decrease in the rate of fatal motor vehicle collisions per quarter in the state.\(^\text{171}\) The study further suggests that a combination of cost, availability, and ease of use is the driving force behind a decrease in DUI-related deaths.\(^\text{172}\) For policy makers, allowing Uber to operate could have a positive effect (i.e., decreased mortality) on road safety.\(^\text{173}\)

The number of communities using red light cameras has increased dramatically since the first camera program was implemented in 1992 in New York City. In 2014, 516 U.S. communities were operating red light camera programs, but although new camera programs continued to be added in 2014, the total number of camera programs has declined slightly since 2012 as more programs were discontinued than were initiated. Commonly cited reasons for turning off cameras include a reduction in camera citations, difficulty sustaining the financial viability of the program (e.g., when fines from camera citations are shared with state government or when violators don’t pay fines), and community opposition.\(^\text{174}\) (In the United States, when ATE programs were put on an election ballot, the majority of residents—in 34 out of 37 votes held on the issue since 1991—rejected these programs.\(^\text{175}\))

Also, another important consideration is that a properly managed ATE program would not generate excess revenues. If all the measures Wise Up Winnipeg requested were implemented (revised speed limits, better signage, etc.),\(^\text{176}\) road safety would be improved for everyone, while ATE programs would not generate much revenue.
CONCLUSION

Over the past 40 years in Canada, advances in vehicle engineering and measures other than speeding tickets have contributed to a reduction of road fatalities by a factor of 3 despite a doubling of the population.177

While speed limits obviously have their role and ATE can help in this and other (e.g., red light violation) respects, much evidence suggests that they are far from crucial in terms of their contribution to greater road safety, that they are more often implemented on emotional rather than engineering grounds, and that their capacity to generate revenues makes them irresistible to a large number of elected officials. In light of the available evidence, law-abiding and taxpaying citizens have a right to ask for more effective traffic enforcement methods that target really dangerous drivers and for fines and other penalties to be proportionate to the seriousness of the violations.

While many politicians and citizens view lower speed limits and rigorous traffic enforcement as panaceas for improved road safety, much scientific evidence tells otherwise. Proper engineering (e.g., design and maintenance of the road), education, and proper enforcement (which would include sensible ATE programs) must be a part of a holistic approach whose clear goal must be improved safety rather than revenue generation. From a motorist’s perspective, revenue generated from ATE programs should be used on improving infrastructure rather than adding to the municipalities’ coffers and expanding ATE programs to punish law-abiding citizens unfairly and unjustifiably.
ENDNOTES


4 Ibid.


7 The International Traffic Safety Data and Analysis Group (IRTAD) is a permanent working group of the Joint Transport Research Centre of the Organisation for Economic Co-operation and Development (OECD) and the International Transport Forum. Its key outputs are the IRTAD database, which currently publishes safety data from 32 countries, and its annual report on road safety performance (http://internationaltransportforum.org/IRTADpublic/coverage.html).


11 IRTAD, Road Safety Annual Report 2015 Summary, 12, 18.


15 Ibid., 19.

16 Transport Canada, Canadian Motor Vehicle Collision Statistics 2013. “Serious Injuries” include persons admitted to hospital for treatment or observation. Serious injuries were estimated from 1994 to 2013 because several jurisdictions under-reported these numbers.


20 Number of traffic collision fatalities in 2011 was 2,023, based on Transport Canada, Canadian Motor Vehicle Collision Statistics 2013.

21 Another interpretation is: Assuming that a typical Canadian’s daily commute is 25 km one way, thus adding up to about 12,000 km per year, one fatal accident would be expected to happen to her/him per 14,880 years of commuting.


23 Transport Canada, Road Safety in Canada.


29 U.S. House of Representatives, Subcommittee on Highways and Transit of the Committee on Transportation and Infrastructure, Utilization and impacts of automated traffic enforcement, 111th Cong., 2nd session (Washington, DC: U.S. GPO, June 30, 2010), xii.

30 Ibid.

31 Ibid.


37 SENSE, http://www.sense.bc.ca/.

38 Stop100.ca, http://www.stop100.ca/.


45 Roth, “Some Alberta traffic fines to increase.”


47 Ibid.


In Ontario, a photo radar program was introduced on highways in 1994 under the NDP government and earned more than $19 million in revenues. Eleven months later, the newly elected Conservative government abolished the program as promised during the campaign. Since then there has been no photo radar program approved in any Ontario municipality. In British Columbia, the B.C. Liberals under Gordon Campbell scrapped the existing photo radar program in 2001. Canadian Press, “B.C. politicians want return of photo radar,” Global News (August 27, 2013), http://Globalnews.ca/news/.


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Hopper, “Is Winnipeg addicted to traffic tickets?” and Dawkins, “Wise Up Winnipeg says public pressure pushed city to change tune.” According to the article, the 50 km/h speed sign was reinstalled at a proper visual range in May 2012 by the municipality, at a location close to the intersection camera on Grant Avenue at Wilton Street, the third highest ticket issuance location in the city since 2003. The number of tickets issued dropped from 2,231 in 2012 to 117 in 2014. Though the violations included both red light running and speeding, appropriate signage must have affected this massive 94% ticket reduction. Winnipeg’s top five ticketed intersections since installation of cameras can be found at Winnipeg Police Service, Photo Enforcement Program, 11.


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Griffiths, Red Light Camera Program: Although Red Light Cameras Have Contributed to a Reduction in Accidents, Opportunities Exist to Improve Financial Results and Program Effectiveness, 14.

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