2023 Legislature

1	
2	An act relating to enforcement of school zone speed
3	limits; amending s. 316.003, F.S.; revising and
4	providing definitions; amending s. 316.008, F.S.;
5	authorizing a county or municipality to enforce the
6	speed limit in a school zone at specified periods
7	through the use of a speed detection system; providing
8	a rebuttable presumption; authorizing a county or
9	municipality to install, or contract with a vendor to
10	install, a speed detection system in a school zone;
11	requiring a county or municipality to enact an
12	ordinance to authorize placement or installation of
13	such system; requiring the county or municipality to
14	consider certain evidence and make a certain
15	determination at a public hearing; amending s.
16	316.0776, F.S.; specifying conditions for the
17	placement or installation of speed detection systems;
18	requiring the Department of Transportation to
19	establish certain specifications by a specified date;
20	requiring a county or municipality that installs a
21	speed detection system to provide certain notice to
22	the public; providing signage requirements; requiring
23	a county or municipality that has never conducted a
24	school zone speed detection system program to conduct
25	a public awareness campaign before commencing

Page 1 of 37

2023 Legislature

26	enforcement using such system; limiting penalties in
27	effect during the public awareness campaign; requiring
28	a county or municipality to place a specified annual
29	report on the agenda of a regular or special meeting
30	of its governing body; requiring approval by the
31	governing body at a regular or special meeting before
32	contracting or renewing a contract to place or install
33	such system; providing for public comment; prohibiting
34	such report, contract, or contract renewal from being
35	considered as part of a consent agenda; providing
36	requirements for a written summary of such report;
37	requiring a report to the Department of Highway Safety
38	and Motor Vehicles; prohibiting compliance with
39	certain provisions from being raised in a proceeding
40	challenging a violation; creating s. 316.1894, F.S.;
41	requiring a law enforcement agency with jurisdiction
42	over a county or municipality conducting a school zone
43	speed detection system program to use certain funds to
44	administer the School Crossing Guard Recruitment and
45	Retention Program; providing purposes; requiring
46	program design and management at the discretion of the
47	law enforcement agency; creating s. 316.1896, F.S.;
48	authorizing a county or municipality to authorize a
49	traffic infraction enforcement officer to issue
50	uniform traffic citations for certain violations;

Page 2 of 37

CODING: Words stricken are deletions; words underlined are additions.

2023 Legislature

51 providing construction; providing notice requirements 52 and procedures; authorizing a person who receives a 53 notice of violation to request a hearing within a specified timeframe; defining the term "person"; 54 providing for waiver of challenge or dispute as to the 55 delivery of the notice of violation; requiring a 56 57 county or municipality to pay certain funds to the Department of Revenue; providing for the distribution 58 59 of funds; providing requirements for issuance of a uniform traffic citation; providing for waiver of 60 61 challenge or dispute as to the delivery of the uniform traffic citation; providing notice requirements and 62 63 procedures; specifying that the registered owner of a motor vehicle is responsible and liable for paying a 64 uniform traffic citation; providing exceptions; 65 66 requiring an owner of a motor vehicle to furnish an 67 affidavit under certain circumstances; specifying 68 requirements for such affidavit and procedures 69 relating thereto; providing a criminal penalty for 70 submitting a false affidavit; providing that certain 71 photographs or video and evidence of speed are 72 admissible in certain proceedings; providing a 73 rebuttable presumption; providing construction; 74 providing requirements and procedures for hearings; 75 prohibiting the use of a speed detection system for

Page 3 of 37

2023 Legislature

76	remote surveillance; providing construction;
77	specifying requirements of and prohibitions on the use
78	of recorded video and photographs captured by a speed
79	detection system; requiring municipalities and
80	counties to submit an annual report to the Department
81	of Highway Safety and Motor Vehicles in a form and
82	manner specified by the department; authorizing the
83	department to require quarterly submission of data;
84	providing report requirements; requiring counties and
85	municipalities to retain certain records for a
86	specified period; requiring the department to submit a
87	summary report to the Governor and Legislature;
88	amending s. 316.1906, F.S.; revising the definition of
89	the term "officer"; providing self-test requirements
90	for speed detection systems; requiring a law
91	enforcement agency operating a speed detection system
92	to maintain a log of results of the system's self-
93	tests and to perform independent calibration tests of
94	such systems; providing for the admissibility of
95	certain evidence in certain proceedings; amending s.
96	318.18, F.S.; providing a civil penalty for a speed
97	limit violation in a school zone; providing for
98	distribution thereof; providing conditions under which
99	a case may be dismissed; amending s. 322.27, F.S.;
100	prohibiting points from being imposed against a driver

Page 4 of 37

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2023 Legislature

101	license for certain infractions enforced by a traffic
102	infraction enforcement officer; prohibiting such
103	infractions from being used to set motor vehicle
104	insurance rates; amending ss. 316.306, 316.640,
105	318.14, 318.21, and 655.960, F.S.; conforming cross-
106	references and provisions to changes made by the act;
107	amending s. 316.650, F.S.; revising the period during
108	which certain traffic citation data must be provided
109	to a court having jurisdiction over the alleged
110	offense; providing an effective date.
111	
112	Be It Enacted by the Legislature of the State of Florida:
113	
114	Section 1. Subsections (82) through (109) of section
115	316.003, Florida Statutes, are renumbered as subsections (83)
116	through (110), respectively, subsections (38) and (64) are
117	amended, and a new subsection (82) is added to that section, to
118	read:
119	316.003 DefinitionsThe following words and phrases, when
120	used in this chapter, shall have the meanings respectively
121	ascribed to them in this section, except where the context
122	otherwise requires:
123	(38) LOCAL HEARING OFFICER.—The person, designated by a
124	department, county, or municipality that elects to authorize
125	traffic infraction enforcement officers to issue traffic
	Page 5 of 37

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hb0657-04-er

2023 Legislature

126	citations under <u>ss. 316.0083(1)(a) and 316.1896(1)</u> s.
127	316.0083(1)(a) , who is authorized to conduct hearings related to
128	a notice of violation issued pursuant to s. 316.0083 <u>or s.</u>
129	316.1896. The charter county, noncharter county, or municipality
130	may use its currently appointed code enforcement board or
131	special magistrate to serve as the local hearing officer. The
132	department may enter into an interlocal agreement to use the
133	local hearing officer of a county or municipality.
134	(64) PRIVATE ROAD OR DRIVEWAYExcept as otherwise
135	provided in paragraph <u>(88)(b)</u> (87)(b) , any privately owned way
136	or place used for vehicular travel by the owner and those having
137	express or implied permission from the owner, but not by other
138	persons.
139	(82) SPEED DETECTION SYSTEMA portable or fixed automated
139 140	(82) SPEED DETECTION SYSTEM.—A portable or fixed automated system used to detect a motor vehicle's speed using radar or
140	system used to detect a motor vehicle's speed using radar or
140 141	system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a
140 141 142	system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a motor vehicle that exceeds the speed limit in force at the time
140 141 142 143	system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a motor vehicle that exceeds the speed limit in force at the time of the violation.
140 141 142 143 144	system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a motor vehicle that exceeds the speed limit in force at the time of the violation. Section 2. Subsection (9) is added to section 316.008,
140 141 142 143 144 145	<u>system used to detect a motor vehicle's speed using radar or</u> <u>LiDAR and to capture a photograph or video of the rear of a</u> <u>motor vehicle that exceeds the speed limit in force at the time</u> <u>of the violation.</u> Section 2. Subsection (9) is added to section 316.008, Florida Statutes, to read:
140 141 142 143 144 145 146	<u>system used to detect a motor vehicle's speed using radar or</u> <u>LiDAR and to capture a photograph or video of the rear of a</u> <u>motor vehicle that exceeds the speed limit in force at the time</u> <u>of the violation.</u> Section 2. Subsection (9) is added to section 316.008, Florida Statutes, to read: 316.008 Powers of local authorities
140 141 142 143 144 145 146 147	<pre>system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a motor vehicle that exceeds the speed limit in force at the time of the violation. Section 2. Subsection (9) is added to section 316.008, Florida Statutes, to read: 316.008 Powers of local authorities (9)(a) A county or municipality may enforce the applicable speed limit on a roadway properly maintained as a school zone</pre>
140 141 142 143 144 145 146 147 148	<pre>system used to detect a motor vehicle's speed using radar or LiDAR and to capture a photograph or video of the rear of a motor vehicle that exceeds the speed limit in force at the time of the violation. Section 2. Subsection (9) is added to section 316.008, Florida Statutes, to read: 316.008 Powers of local authorities (9)(a) A county or municipality may enforce the applicable speed limit on a roadway properly maintained as a school zone</pre>

Page 6 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

151	start of a regularly scheduled breakfast program;
152	2. Within 30 minutes before through 30 minutes after the
153	start of a regularly scheduled school session;
154	3. During the entirety of a regularly scheduled school
155	session; and
156	4. Within 30 minutes before through 30 minutes after the
157	end of a regularly scheduled school session
158	
159	through the use of a speed detection system for the detection of
160	speed and capturing of photographs or videos for violations in
161	excess of 10 miles per hour over the speed limit in force at the
162	time of the violation. A school zone's compliance with s.
163	316.1895 creates a rebuttable presumption that the school zone
164	is properly maintained.
164 165	is properly maintained. (b) A county or municipality may place or install, or
165	(b) A county or municipality may place or install, or
165 166	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection
165 166 167	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided
165 166 167 168	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as
165 166 167 168 169	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as specified in s. 316.1895(10) or s. 316.183, on that roadway.
165 166 167 168 169 170	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as specified in s. 316.1895(10) or s. 316.183, on that roadway. (c) A county or municipality must enact an ordinance in
165 166 167 168 169 170 171	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as specified in s. 316.1895(10) or s. 316.183, on that roadway. (c) A county or municipality must enact an ordinance in order to authorize the placement or installation of a speed
165 166 167 168 169 170 171 172	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as specified in s. 316.1895(10) or s. 316.183, on that roadway. (c) A county or municipality must enact an ordinance in order to authorize the placement or installation of a speed detection system on a roadway maintained as a school zone as
165 166 167 168 169 170 171 172 173	(b) A county or municipality may place or install, or contract with a vendor to place or install, a speed detection system within a roadway maintained as a school zone as provided in s. 316.1895 to enforce unlawful speed violations, as specified in s. 316.1895(10) or s. 316.183, on that roadway. (c) A county or municipality must enact an ordinance in order to authorize the placement or installation of a speed detection system on a roadway maintained as a school zone as authorized by this subsection. As part of the public hearing on

Page 7 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

176	installation and operation of each proposed school zone speed
177	detection system, and the county or municipality must determine
178	that the school zone where a speed detection system is to be
179	placed or installed constitutes a heightened safety risk that
180	warrants additional enforcement measures pursuant to this
181	subsection.
182	Section 3. Subsection (3) is added to section 316.0776,
183	Florida Statutes, to read:
184	316.0776 Traffic infraction detectors; speed detection
185	systems; placement and installation
186	(3) A speed detection system authorized by s. 316.008(9)
187	may be placed or installed in a school zone on a state road when
188	permitted by the Department of Transportation and in accordance
189	with placement and installation specifications developed by the
190	Department of Transportation. The speed detection system may be
191	placed or installed in a school zone on a street or highway
192	under the jurisdiction of a county or a municipality in
193	accordance with placement and installation specifications
194	established by the Department of Transportation. The Department
195	of Transportation must establish such placement and installation
196	specifications by December 31, 2023.
197	(a) If a county or municipality places or installs a speed
198	detection system as authorized by s. 316.008(9), the county or
199	municipality must notify the public that a speed detection
200	system may be in use by posting signage indicating photographic
	Page 8 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

201	or video enforcement of the school zone speed limits. Such
202	signage shall clearly designate the time period during which the
203	school zone speed limits are enforced using a speed detection
204	system and must meet the placement and installation
205	specifications established by the Department of Transportation.
206	For a speed detection system enforcing violations of s. 316.1895
207	or s. 316.183 on a roadway maintained as a school zone, this
208	paragraph governs the signage notifying the public of the use of
209	a speed detection system.
210	(b) If a county or municipality begins a school zone speed
211	detection system program in a county or municipality that has
212	never conducted such a program, the respective county or
213	municipality must make a public announcement and conduct a
214	public awareness campaign of the proposed use of speed detection
215	systems at least 30 days before commencing enforcement under the
216	speed detection system program and must notify the public of the
217	specific date on which the program will commence. During the 30-
218	day public awareness campaign, only a warning may be issued to
219	the registered owner of a motor vehicle for a violation of s.
220	316.1895 or s. 316.183 enforced by a speed detection system, and
221	liability may not be imposed for the civil penalty under s.
222	<u>318.18(3)(d).</u>
223	(c) A county or municipality that operates one or more
224	school zone speed detection systems must annually report the
225	results of all systems within the county's or municipality's
	Dece 0 of 27

Page 9 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

226	jurisdiction by placing the report required under s.
227	316.1896(16)(a) as a single reporting item on the agenda of a
228	regular or special meeting of the county's or municipality's
229	governing body. Before a county or municipality contracts or
230	renews a contract to place or install a speed detection system
231	in a school zone pursuant to s. 316.008(9), the county or
232	municipality must approve the contract or contract renewal at a
233	regular or special meeting of the county's or municipality's
234	governing body.
235	1. Interested members of the public must be allowed to
236	comment regarding the report, contract, or contract renewal
237	under the county's or municipality's public comment policies or
238	formats, and the report, contract, or contract renewal may not
239	be considered as part of a consent agenda.
239 240	<u>be considered as part of a consent agenda.</u> 2. The report required under this paragraph must include a
	i
240	2. The report required under this paragraph must include a
240 241	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or
240 241 242	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time
240 241 242 243	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under
240 241 242 243 244	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under s. 316.1896(16)(a), the number of notices of violation issued,
240 241 242 243 244 245	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under s. 316.1896(16)(a), the number of notices of violation issued, the number that were contested, the number that were upheld, the
240 241 242 243 244 245 246	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under s. 316.1896(16)(a), the number of notices of violation issued, the number that were contested, the number that were upheld, the number that were dismissed, the number that were issued as
240 241 242 243 244 245 246 247	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under s. 316.1896(16)(a), the number of notices of violation issued, the number that were contested, the number that were upheld, the number that were dismissed, the number that were issued as uniform traffic citations, and the number that were paid and how
240 241 242 243 244 245 246 247 248	2. The report required under this paragraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under s. 316.1896(16)(a), the number of notices of violation issued, the number that were contested, the number that were upheld, the number that were dismissed, the number that were issued as uniform traffic citations, and the number that were paid and how collected funds were distributed and in what amounts. The county

Page 10 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

251	with this paragraph, including the date of the regular or
252	special meeting at which the annual report was considered.
253	3. The compliance or sufficiency of compliance with this
254	paragraph may not be raised in a proceeding challenging a
255	violation of s. 316.1895 or s. 316.183 enforced by a speed
256	detection system in a school zone.
257	Section 4. Section 316.1894, Florida Statutes, is created
258	to read:
259	316.1894 School Crossing Guard Recruitment and Retention
260	Program.—The law enforcement agency having jurisdiction over a
261	county or municipality conducting a school zone speed detection
262	system program authorized by s. 316.008(9) must use funds
263	generated pursuant to s. 316.1896(5)(e) from the school zone
264	speed detection system program to administer the School Crossing
265	Guard Recruitment and Retention Program. Such program may
266	provide recruitment and retention stipends to crossing guards at
267	K-12 public schools, including charter schools, or stipends to
268	third parties for the recruitment of new crossing guards. The
269	School Crossing Guard Recruitment and Retention Program must be
270	designed and managed at the discretion of the law enforcement
271	agency.
272	Section 5. Section 316.1896, Florida Statutes, is created
273	to read:
274	316.1896 Roadways maintained as school zones; speed
275	detection system enforcement; penalties; appeal procedure;

Page 11 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

276	privacy; reports.—
277	(1) For purposes of administering this section, a county
278	or municipality may authorize a traffic infraction enforcement
279	officer under s. 316.640 to issue uniform traffic citations for
280	violations of ss. 316.1895 and 316.183 as authorized by s.
281	<u>316.008(9), as follows:</u>
282	(a) For a violation of s. 316.1895 in excess of 10 miles
283	per hour over the school zone speed limit which occurs within 30
284	minutes before through 30 minutes after the start of a regularly
285	scheduled breakfast program.
286	(b) For a violation of s. 316.1895 in excess of 10 miles
287	per hour over the school zone speed limit which occurs within 30
288	minutes before through 30 minutes after the start of a regularly
289	scheduled school session.
290	(c) For a violation of s. 316.183 in excess of 10 miles
291	per hour over the posted speed limit during the entirety of a
292	regularly scheduled school session.
293	(d) For a violation of s. 316.1895 in excess of 10 miles
294	per hour over the school zone speed limit which occurs within 30
295	minutes before through 30 minutes after the end of a regularly
296	scheduled school session.
297	
298	Such violation must be evidenced by a speed detection system
299	described in ss. 316.008(9) and 316.0776(3). This subsection
300	does not prohibit a review of information from a speed detection

Page 12 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

301	system by an authorized employee or agent of a county or
302	municipality before issuance of the uniform traffic citation by
303	the traffic infraction enforcement officer. This subsection does
304	not prohibit a county or municipality from issuing notices as
305	provided in subsection (2) to the registered owner of the motor
306	vehicle for a violation of s. 316.1895 or s. 316.183.
307	(2) Within 30 days after a violation, notice must be sent
308	to the registered owner of the motor vehicle involved in the
309	violation specifying the remedies available under s. 318.14 and
310	that the violator must pay the penalty under s. 318.18(3)(d) to
311	the county or municipality, or furnish an affidavit in
312	accordance with subsection (8), within 30 days after the date of
313	the notice of violation in order to avoid court fees, costs, and
314	the issuance of a uniform traffic citation. The notice of
315	violation must:
316	(a) Be sent by first-class mail.
317	(b) Include a photograph or other recorded image showing
318	the license plate of the motor vehicle; the date, time, and
319	location of the violation; the maximum speed at which the motor
320	vehicle was traveling within the school zone; and the speed
321	limit within the school zone at the time of the violation.
322	(c) Include a notice that the owner has the right to
323	review, in person or remotely, the photograph or video captured
324	by the speed detection system and the evidence of the speed of
325	the motor vehicle detected by the speed detection system which
	Dage 12 of 27

Page 13 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

326	constitute a rebuttable presumption that the motor vehicle was
327	used in violation of s. 316.1895 or s. 316.183.
328	(d) State the time when, and the place or website at
329	which, the photograph or video captured and evidence of speed
330	detected may be examined and observed.
331	(3) Notwithstanding any other law, a person who receives a
332	notice of violation under this section may request a hearing
333	within 30 days after the notice of violation or may pay the
334	penalty pursuant to the notice of violation, but a payment or
335	fee may not be required before the hearing requested by the
336	person. The notice of violation must be accompanied by, or
337	direct the person to a website that provides, information on the
338	person's right to request a hearing and on all costs related
339	thereto and a form used for requesting a hearing. As used in
340	this subsection, the term "person" includes a natural person,
341	the registered owner or co-owner of a motor vehicle, or the
342	person identified in an affidavit as having actual care,
343	custody, or control of the motor vehicle at the time of the
344	violation.
345	(4) If the registered owner or co-owner of the motor
346	vehicle; the person identified as having care, custody, or
347	control of the motor vehicle at the time of the violation; or an
348	authorized representative of the owner, co-owner, or identified
349	person initiates a proceeding to challenge the violation, such
350	person waives any challenge or dispute as to the delivery of the
	Dana 14 of 27

Page 14 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

351	notice of violation.
352	(5) Penalties assessed and collected by the county or
353	municipality authorized to collect the funds provided for in
354	this section, less the amount retained by the county or
355	municipality pursuant to paragraph (b) and paragraph (e) and the
356	amount remitted to the county school district pursuant to
357	paragraph (d), must be paid to the Department of Revenue weekly.
358	Such payment must be made by means of electronic funds transfer.
359	In addition to the payment, a detailed summary of the penalties
360	remitted must be reported to the Department of Revenue.
361	Penalties to be assessed and collected by the county or
362	municipality as established in s. 318.18(3)(d) must be remitted
363	<u>as follows:</u>
364	(a) Twenty dollars must be remitted to the Department of
365	Revenue for deposit into the General Revenue Fund.
366	(b) Sixty dollars must be retained by the county or
367	municipality and must be used to administer speed detection
368	systems in school zones and other public safety initiatives.
369	(c) Three dollars must be remitted to the Department of
370	Revenue for deposit into the Department of Law Enforcement
371	Criminal Justice Standards and Training Trust Fund.
372	(d) Twelve dollars must be remitted to the county school
373	district in which the violation occurred and must be used for
374	school security initiatives, for student transportation, or to
375	improve the safety of student walking conditions. Funds remitted
	Page 15 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

376	under this paragraph must be shared with charter schools in the
377	district based on each charter school's proportionate share of
378	the district's total unweighted full-time equivalent student
379	enrollment and must be used for school security initiatives or
380	to improve the safety of student walking conditions.
381	(e) Five dollars must be retained by the county or
382	municipality for the School Crossing Guard Recruitment and
383	Retention Program pursuant to s. 316.1894.
384	(6) A uniform traffic citation must be issued by mailing
385	the uniform traffic citation by certified mail to the address of
386	the registered owner of the motor vehicle involved in the
387	violation if payment has not been made within 30 days after
388	notification under subsection (2), if the registered owner has
389	not requested a hearing as authorized under subsection (3), and
390	if the registered owner has not submitted an affidavit in
391	accordance with subsection (8).
392	(a) Delivery of the uniform traffic citation constitutes
393	notification of a violation under this subsection. If the
394	registered owner or co-owner of the motor vehicle; the person
395	identified as having care, custody, or control of the motor
396	vehicle at the time of the violation; or a duly authorized
397	representative of the owner, co-owner, or identified person
398	initiates a proceeding to challenge the citation pursuant to
399	this section, such person waives any challenge or dispute as to
400	the delivery of the uniform traffic citation.

Page 16 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

401	(b) In the case of joint ownership of a motor vehicle, the
402	uniform traffic citation must be mailed to the first name
403	appearing on the motor vehicle registration, unless the first
404	name appearing on the registration is a business organization,
405	in which case the second name appearing on the registration may
406	be used.
407	(c) The uniform traffic citation mailed to the registered
408	owner of the motor vehicle involved in the infraction must be
409	accompanied by the information described in paragraphs (2)(b),
410	(2)(c), and (2)(d).
411	(7) The registered owner of the motor vehicle involved in
412	the violation is responsible and liable for paying the uniform
413	traffic citation issued for a violation of s. 316.1895 or s.
414	316.183 unless the owner can establish that:
415	(a) The motor vehicle was, at the time of the violation,
416	in the care, custody, or control of another person;
417	(b) A uniform traffic citation was issued by law
418	enforcement to the driver of the motor vehicle for the alleged
419	violation of s. 316.1895 or s. 316.183; or
420	(c) The motor vehicle's owner was deceased on or before
421	the date of the alleged violation, as established by an
422	affidavit submitted by the representative of the motor vehicle
423	owner's estate or other identified person or family member.
424	(8) To establish such facts under subsection (7), the
425	registered owner of the motor vehicle must, within 30 days after
	Page 17 of 37

Page 17 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

426	the date of issuance of the notice of violation or the uniform
427	traffic citation, furnish to the appropriate governmental entity
428	an affidavit setting forth information supporting an exception
429	under subsection (7).
430	(a) An affidavit supporting the exception under paragraph
431	(7)(a) must include the name, address, date of birth, and, if
432	known, the driver license number of the person who leased,
433	rented, or otherwise had care, custody, or control of the motor
434	vehicle at the time of the alleged violation. If the motor
435	vehicle was stolen at the time of the alleged violation, the
436	affidavit must include the police report indicating that the
437	motor vehicle was stolen.
438	(b) If a uniform traffic citation for a violation of s.
439	316.1895 or s. 316.183 was issued at the location of the
440	violation by a law enforcement officer, the affidavit must
441	include the serial number of the uniform traffic citation.
442	(c) If the motor vehicle's owner to whom a notice of
443	violation or a uniform traffic citation has been issued is
444	deceased, the affidavit must include a certified copy of the
445	owner's death certificate showing that the date of death
446	occurred on or before the date of the alleged violation and one
447	of the following:
448	1. A bill of sale or other document showing that the
449	deceased owner's motor vehicle was sold or transferred after his
450	or her death but on or before the date of the alleged violation.
	Dece 19 of 27

Page 18 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

451	2. Documented proof that the registered license plate
452	belonging to the deceased owner's motor vehicle was returned to
453	the department or any branch office or authorized agent of the
454	department after his or her death but on or before the date of
455	the alleged violation.
456	3. A copy of the police report showing that the deceased
457	owner's registered license plate or motor vehicle was stolen
458	after his or her death but on or before the date of the alleged
459	violation.
460	
461	Upon receipt of the affidavit and documentation required under
462	paragraphs (b) and (c), or 30 days after the date of issuance of
463	a notice of violation sent to a person identified as having
464	care, custody, or control of the motor vehicle at the time of
465	the violation under paragraph (a), the county or municipality
466	must dismiss the notice or citation and provide proof of such
467	dismissal to the person who submitted the affidavit. If, within
468	30 days after the date of a notice of violation sent to a person
469	under subsection (9), the county or municipality receives an
470	affidavit under subsection (10) from the person sent a notice of
471	violation affirming that the person did not have care, custody,
472	or control of the motor vehicle at the time of the violation,
473	the county or municipality must notify the registered owner that
474	the notice or citation will not be dismissed due to failure to
475	establish that another person had care, custody, or control of

Page 19 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

476	the motor vehicle at the time of the violation.
477	(9) Upon receipt of an affidavit under paragraph (8)(a),
478	the county or municipality may issue the person identified as
479	having care, custody, or control of the motor vehicle at the
480	time of the violation a notice of violation pursuant to
481	subsection (2) for a violation of s. 316.1895 or s. 316.183. The
482	affidavit is admissible in a proceeding pursuant to this section
483	for the purpose of providing evidence that the person identified
484	in the affidavit was in actual care, custody, or control of the
485	motor vehicle. The owner of a leased motor vehicle for which a
486	uniform traffic citation is issued for a violation of s.
487	316.1895 or s. 316.183 is not responsible for paying the uniform
488	traffic citation and is not required to submit an affidavit as
489	specified in subsection (8) if the motor vehicle involved in the
490	violation is registered in the name of the lessee of such motor
491	vehicle.
492	(10) If a county or municipality receives an affidavit
493	under paragraph (8)(a), the notice of violation required under
494	subsection (2) must be sent to the person identified in the
495	affidavit within 30 days after receipt of the affidavit. The
496	person identified in an affidavit and sent a notice of violation
497	may also affirm that he or she did not have care, custody, or
498	control of the motor vehicle at the time of the violation by
499	furnishing to the appropriate governmental entity within 30 days
500	after the date of the notice of violation an affidavit stating
	Page 20 of 27

Page 20 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

501	such.
502	(11) The submission of a false affidavit is a misdemeanor
503	of the second degree, punishable as provided in s. 775.082 or s.
504	775.083.
505	(12) The photograph or video captured by a speed detection
506	system and the evidence of the speed of the motor vehicle
507	detected by a speed detection system which are attached to or
508	referenced in the uniform traffic citation are evidence of a
509	violation of s. 316.1895 or s. 316.183 and are admissible in any
510	proceeding to enforce this section. The photograph or video and
511	the evidence of speed detected raise a rebuttable presumption
512	that the motor vehicle named in the report or shown in the
513	photograph or video was used in violation of s. 316.1895 or s.
514	316.183.
515	(13) This section supplements the enforcement of ss.
516	316.1895 and 316.183 by a law enforcement officer and does not
517	prohibit a law enforcement officer from issuing a uniform
518	traffic citation for a violation of s. 316.1895 or s. 316.183.
519	(14) A hearing under this section must be conducted under
520	the procedures established by s. 316.0083(5) and as follows:
521	(a) The department must publish and make available
522	electronically to each county and municipality a model request
523	for hearing form to assist each county or municipality
524	administering this section.
525	(b) A county or municipality electing to authorize traffic

Page 21 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

526	infraction enforcement officers to issue uniform traffic
527	citations under subsection (6) must designate by resolution
528	existing staff to serve as the clerk to the local hearing
529	officer.
530	(c) A person, referred to in this subsection as the
531	"petitioner," who elects to request a hearing under subsection
532	(3) must be scheduled for a hearing by the clerk to the local
533	hearing officer. The clerk must furnish the petitioner with
534	notice sent by first-class mail. Upon receipt of the notice, the
535	petitioner may reschedule the hearing up to two times by
536	submitting a written request to reschedule to the clerk at least
537	5 calendar days before the day of the scheduled hearing. The
538	petitioner may cancel his or her appearance before the local
539	hearing officer by paying the penalty assessed under subsection
540	(2), plus the administrative costs established in s.
541	316.0083(5)(c), before the start of the hearing.
542	(d) All testimony at the hearing must be under oath and
543	must be recorded. The local hearing officer must take testimony
544	from a traffic infraction enforcement officer and the petitioner
545	and may take testimony from others. The local hearing officer
546	must review the photograph or video captured by the speed
547	detection system and the evidence of the speed of the motor
548	vehicle detected by the speed detection system made available
549	under paragraph (2)(b). Formal rules of evidence do not apply,
550	but due process must be observed and govern the proceedings.

Page 22 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

551	(e) At the conclusion of the hearing, the local hearing
552	officer must determine whether a violation under this section
553	occurred and must uphold or dismiss the violation. The local
554	hearing officer must issue a final administrative order
555	including the determination and, if the notice of violation is
556	upheld, must require the petitioner to pay the penalty
557	previously assessed under subsection (2), and may also require
558	the petitioner to pay county or municipal costs not to exceed
559	the amount established in s. 316.0083(5)(e). The final
560	administrative order must be mailed to the petitioner by first-
561	class mail.
562	(f) An aggrieved party may appeal a final administrative
563	order consistent with the process provided in s. 162.11.
564	(15) (a) A speed detection system in a school zone may not
565	be used for remote surveillance. The collection of evidence by a
566	speed detection system to enforce violations of ss. 316.1895 and
567	316.183, or user-controlled pan or tilt adjustments of speed
568	detection system components, do not constitute remote
569	surveillance. Recorded video or photographs collected as part of
570	a speed detection system in a school zone may only be used to
571	document violations of ss. 316.1895 and 316.183 and for purposes
572	of determining criminal or civil liability for incidents
573	captured by the speed detection system incidental to the
574	permissible use of the speed detection system.
575	(b) Any recorded video or photograph obtained through the
	Dogo 22 of 27

Page 23 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

576	use of a speed detection system must be destroyed within 90 days
577	after the final disposition of the recorded event. The vendor of
578	a speed detection system must provide the county or municipality
579	with written notice by December 31 of each year that such
580	records have been destroyed in accordance with this subsection.
581	(c) Notwithstanding any other law, registered motor
582	vehicle owner information obtained as a result of the operation
583	of a speed detection system in a school zone is not the property
584	of the manufacturer or vendor of the speed detection system and
585	may be used only for the purposes of this section.
586	(16)(a) Each county or municipality that operates one or
587	more speed detection systems must submit a report by October 1,
588	2024, and annually thereafter, to the department which
589	identifies the public safety objectives used to identify a
590	school zone for enforcement under this section, reports
591	compliance with s. 316.0776(3)(c), and details the results of
592	the speed detection system in the school zone and the procedures
593	for enforcement. The information from counties and
594	municipalities must be submitted in a form and manner determined
595	by the department, which the department must make available to
596	the counties and municipalities by August 1, 2023, and the
597	department may require data components to be submitted
598	quarterly. The report must include at least the following:
599	1. Information related to the location of each speed
600	detection system, including the geocoordinates of the school
ļ	Dogo 24 of 27

Page 24 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

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601	zone, the directional approach of the speed detection system,
602	the school name, the school level, the times the speed detection
603	system was active, the restricted school zone speed limit
604	enforced pursuant to s. 316.1895(5), the posted speed limit
605	enforced at times other than those authorized by s. 316.1895(5),
606	the date the systems were activated to enforce violations of ss.
607	316.1895 and 316.183, and, if applicable, the date the systems
608	were deactivated.
609	2. The number of notices of violation issued, the number
610	that were contested, the number that were upheld, the number
611	that were dismissed, the number that were issued as uniform
612	traffic citations, and the number that were paid.
613	3. Any other statistical data and information related to
614	the procedures for enforcement which is required by the
615	department to complete the report required under paragraph (c).
616	(b) Each county or municipality that operates a speed
617	detection system is responsible for and must maintain its
618	respective data for reporting purposes under this subsection for
619	at least 2 years after such data is reported to the department.
620	(c) On or before December 31, 2024, and annually
621	thereafter, the department must submit a summary report to the
622	Governor, the President of the Senate, and the Speaker of the
623	House of Representatives regarding the use of speed detection
624	systems under this section, along with any legislative
625	recommendations from the department. The summary report must

Page 25 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

626	include a review of the information submitted to the department
627	by the counties and municipalities and must describe the
628	enhancement of safety and enforcement programs.
629	Section 6. Paragraph (d) of subsection (1) of section
630	316.1906, Florida Statutes, is amended, and subsection (3) is
631	added to that section, to read:
632	316.1906 Radar speed-measuring devices; speed detection
633	systems; evidence, admissibility
634	(1) DEFINITIONS
635	(d) "Officer" means any:
636	1. "Law enforcement officer" who is elected, appointed, or
637	employed full time by any municipality or the state or any
638	political subdivision thereof; who is vested with the authority
639	to bear arms and make arrests; and whose primary responsibility
640	is the prevention and detection of crime or the enforcement of
641	the penal, criminal, traffic, or highway laws of the state;
642	2. "Part-time law enforcement officer" who is employed or
643	appointed less than full time, as defined by an employing
644	agency, with or without compensation; who is vested with
645	authority to bear arms and make arrests; and whose primary
646	responsibility is the prevention and detection of crime or the
647	enforcement of the penal, criminal, traffic, or highway laws of
648	the state; or
649	3. "Auxiliary law enforcement officer" who is employed or
650	appointed, with or without compensation; who aids or assists a
	Page 26 of 37

2023 Legislature

651	full-time or part-time law enforcement officer; and who, while
652	under the direct supervision of a full-time or part-time law
653	enforcement officer, has the authority to arrest and perform law
654	enforcement functions <u>; or</u>
655	4. "Traffic infraction enforcement officer" who is
656	employed or appointed, with or without compensation, and
657	satisfies the requirements of s. 316.640(5) and is vested with
658	authority to enforce violations of ss. 316.1895 and 316.183
659	pursuant to s. 316.1896.
660	(3) A speed detection system is exempt from the design
661	requirements for radar or LiDAR units established by the
662	department. A speed detection system must have the ability to
663	perform self-tests as to its detection accuracy. The system must
664	perform a self-test at least once every 30 days. The law
665	enforcement agency, or an agent acting on behalf of the law
666	enforcement agency, operating a speed detection system must
667	maintain a log of the results of the system's self-tests. The
668	law enforcement agency, or an agent acting on behalf of the law
669	enforcement agency, operating a speed detection system must also
670	perform an independent calibration test on the speed detection
671	system at least once every 12 months. The self-test logs, as
672	well as the results of the annual calibration test, are
673	admissible in any court proceeding for a uniform traffic
674	citation issued for a violation of s. 316.1895 or s. 316.183
675	enforced pursuant to s. 316.1896. Notwithstanding subsection

Page 27 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

	Page 28 of 37
700	b. Seventy-seven dollars must be distributed to the county
699	Revenue for deposit into the General Revenue Fund.
698	a. Twenty dollars must be remitted to the Department of
697	collected under this paragraph must be distributed as follows:
696	officer pursuant to s. 316.1896, must pay a fine of \$100. Fines
695	316.1895, when enforced by a traffic infraction enforcement
694	on a roadway maintained as a school zone as provided in s.
693	exceeding the speed limit in force at the time of the violation
692	cited for a violation of s. 316.1895(10) or s. 316.183 for
691	(d)1. Notwithstanding paragraphs (b) and (c), a person
690	(3)
689	offense listed in s. 318.17 are as follows:
688	noncriminal disposition pursuant to s. 318.14 or a criminal
687	318.18 Amount of penalties.—The penalties required for a
686	to that subsection to read:
685	(e) through (i), respectively, and a new paragraph (d) is added
684	section 318.18, Florida Statutes, are redesignated as paragraphs
683	Section 7. Paragraphs (d) through (h) of subsection (3) of
682	<u>school zones.</u>
681	violation of law regulating the speed of motor vehicles in
680	admissible in any proceeding with respect to an alleged
679	vehicle is operating in excess of the applicable speed limit is
678	determination by a traffic enforcement officer that a motor
677	speed detection system compliant with this subsection and the
676	(2), evidence of the speed of a motor vehicle detected by a

CS/CS/HB657, Engrossed 1

2023 Legislature

701	for any violations occurring in any unincorporated areas of the
702	county or to the municipality for any violations occurring in
703	the incorporated boundaries of the municipality in which the
704	infraction occurred, to be used as provided in s. 316.1896(5).
705	c. Three dollars must be remitted to the Department of
706	Revenue for deposit into the Department of Law Enforcement
707	Criminal Justice Standards and Training Trust Fund to be used as
708	provided in s. 943.25.
709	2. If a person who is mailed a notice of violation or a
710	uniform traffic citation for a violation of s. 316.1895(10) or
711	s. 316.183, as enforced by a traffic infraction enforcement
712	officer under s. 316.1896, presents documentation from the
713	appropriate governmental entity that the notice of violation or
714	uniform traffic citation was in error, the clerk of court or
715	clerk to the local hearing officer may dismiss the case. The
716	clerk of court or clerk to the local hearing officer may not
717	charge for this service.
718	Section 8. Paragraph (d) of subsection (3) of section
719	322.27, Florida Statutes, is amended to read:
720	322.27 Authority of department to suspend or revoke driver
721	license or identification card
722	(3) There is established a point system for evaluation of
723	convictions of violations of motor vehicle laws or ordinances,
724	and violations of applicable provisions of s. 403.413(6)(b) when
725	such violations involve the use of motor vehicles, for the
	Page 29 of 37

2023 Legislature

726 determination of the continuing gualification of any person to 727 operate a motor vehicle. The department is authorized to suspend 728 the license of any person upon showing of its records or other good and sufficient evidence that the licensee has been 729 730 convicted of violation of motor vehicle laws or ordinances, or 731 applicable provisions of s. 403.413(6)(b), amounting to 12 or 732 more points as determined by the point system. The suspension 733 shall be for a period of not more than 1 year. 734 (d) The point system shall have as its basic element a 735 graduated scale of points assigning relative values to 736 convictions of the following violations: 737 Reckless driving, willful and wanton-4 points. 1. 738 2. Leaving the scene of a crash resulting in property 739 damage of more than \$50-6 points. 740 Unlawful speed, or unlawful use of a wireless 3. 741 communications device, resulting in a crash-6 points. 742 Passing a stopped school bus: 4. 743 Not causing or resulting in serious bodily injury to or a. 744 death of another-4 points. 745 Causing or resulting in serious bodily injury to or b. 746 death of another-6 points. 747 5. Unlawful speed: 748 Not in excess of 15 miles per hour of lawful or posted a. speed-3 points. 749 750 b. In excess of 15 miles per hour of lawful or posted

Page 30 of 37

CS/CS/HB657, Engrossed 1

2023 Legislature

751	speed-4	points

<u>c. Points may not be imposed for a violation of unlawful</u>
<u>speed as provided in s. 316.1895 or s. 316.183 when enforced by</u>
<u>a traffic infraction enforcement officer pursuant to s.</u>
<u>316.1896. In addition, a violation of s. 316.1895 or s. 316.183</u>
<u>when enforced by a traffic infraction enforcement officer</u>
<u>pursuant to s. 316.1896 may not be used for purposes of setting</u>
motor vehicle insurance rates.

759 6. A violation of a traffic control signal device as 760 provided in s. 316.074(1) or s. 316.075(1)(c)1.-4 points. 761 However, no points shall be imposed for a violation of s. 762 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 763 stop at a traffic signal and when enforced by a traffic 764 infraction enforcement officer. In addition, a violation of s. 765 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 766 stop at a traffic signal and when enforced by a traffic infraction enforcement officer may not be used for purposes of 767 768 setting motor vehicle insurance rates.

769 7. All other moving violations (including parking on a 770 highway outside the limits of a municipality)-3 points. However, 771 no points shall be imposed for a violation of s. 316.0741 or s. 772 316.2065(11); and points shall be imposed for a violation of s. 773 316.1001 only when imposed by the court after a hearing pursuant 774 to s. 318.14(5).

775

8. Any moving violation covered in this paragraph,

Page 31 of 37

2023 Legislature

776	excluding unlawful speed and unlawful use of a wireless
777	communications device, resulting in a crash-4 points.
778	9. Any conviction under s. $403.413(6)(b)-3$ points.
779	10. Any conviction under s. 316.0775(2)-4 points.
780	11. A moving violation covered in this paragraph which is
781	committed in conjunction with the unlawful use of a wireless
782	communications device within a school safety zone-2 points, in
783	addition to the points assigned for the moving violation.
784	Section 9. Paragraph (a) of subsection (3) of section
785	316.306, Florida Statutes, is amended to read:
786	316.306 School and work zones; prohibition on the use of a
787	wireless communications device in a handheld manner
788	(3)(a)1. A person may not operate a motor vehicle while
789	using a wireless communications device in a handheld manner in a
790	designated school crossing, school zone, or work zone area as
791	defined in <u>s. 316.003(110)</u> s. 316.003(109) . This subparagraph
792	shall only be applicable to work zone areas if construction
793	personnel are present or are operating equipment on the road or
794	immediately adjacent to the work zone area. For the purposes of
795	this paragraph, a motor vehicle that is stationary is not being
796	operated and is not subject to the prohibition in this
797	paragraph.
798	2. Effective January 1, 2020, a law enforcement officer
799	may stop motor vehicles and issue citations to persons who are
800	driving while using a wireless communications device in a
	Page 32 of 37

2023 Legislature

801	handheld manner in violation of subparagraph 1.
802	Section 10. Paragraph (a) of subsection (5) of section
803	316.640, Florida Statutes, is amended to read:
804	316.640 EnforcementThe enforcement of the traffic laws
805	of this state is vested as follows:
806	(5)(a) Any sheriff's department or police department of a
807	municipality may employ, as a traffic infraction enforcement
808	officer, any individual who successfully completes instruction
809	in traffic enforcement procedures and court presentation through
810	the Selective Traffic Enforcement Program as approved by the
811	Division of Criminal Justice Standards and Training of the
812	Department of Law Enforcement, or through a similar program, but
813	who does not necessarily otherwise meet the uniform minimum
814	standards established by the Criminal Justice Standards and
815	Training Commission for law enforcement officers or auxiliary
816	law enforcement officers under s. 943.13. Any such traffic
817	infraction enforcement officer who observes the commission of a
818	traffic infraction or, in the case of a parking infraction, who
819	observes an illegally parked vehicle may issue a traffic
820	citation for the infraction when, based upon personal
821	investigation, he or she has reasonable and probable grounds to
822	believe that an offense has been committed which constitutes a
823	noncriminal traffic infraction as defined in s. 318.14. In
824	addition, any such traffic infraction enforcement officer may
825	issue a traffic citation under <u>ss. 316.0083 and 316.1896</u> s.

Page 33 of 37

2023 Legislature

826 316.0083. For purposes of enforcing <u>ss. 316.0083, 316.1895, and</u> 827 <u>316.183</u> s. 316.0083, any sheriff's department or police 828 department of a municipality may designate employees as traffic 829 infraction enforcement officers. The traffic infraction 830 enforcement officers must be physically located in the county of 831 the respective sheriff's or police department.

832Section 11. Paragraphs (a) and (c) of subsection (3) of833section 316.650, Florida Statutes, are amended to read:

834

316.650 Traffic citations.-

835 (3) (a) Except for a traffic citation issued pursuant to s. 316.1001, or s. 316.0083, or s. 316.1896, each traffic 836 837 enforcement officer, upon issuing a traffic citation to an alleged violator of any provision of the motor vehicle laws of 838 839 this state or of any traffic ordinance of any municipality or 840 town, shall deposit the original traffic citation or, in the 841 case of a traffic enforcement agency that has an automated 842 citation issuance system, the chief administrative officer shall 843 provide by an electronic transmission a replica of the citation 844 data to a court having jurisdiction over the alleged offense or 845 with its traffic violations bureau within 5 business days after 846 issuance to the violator.

(c) If a traffic citation is issued under s. 316.0083 or
<u>s. 316.1896</u>, the traffic infraction enforcement officer shall
provide by electronic transmission a replica of the traffic
citation data to the court having jurisdiction over the alleged

Page 34 of 37

2023 Legislature

851 offense or its traffic violations bureau within 5 <u>business</u> days 852 after the date of issuance of the traffic citation to the 853 violator. If a hearing is requested, the traffic infraction 854 enforcement officer shall provide a replica of the traffic 855 notice of violation data to the clerk for the local hearing 856 officer having jurisdiction over the alleged offense within 14 857 days.

858 Section 12. Subsection (2) of section 318.14, Florida 859 Statutes, is amended to read:

860 318.14 Noncriminal traffic infractions; exception; 861 procedures.-

862 (2) Except as provided in ss. 316.1001(2), and 316.0083, 863 and 316.1896, any person cited for a violation requiring a 864 mandatory hearing listed in s. 318.19 or any other criminal 865 traffic violation listed in chapter 316 must sign and accept a 866 citation indicating a promise to appear. The officer may 867 indicate on the traffic citation the time and location of the 868 scheduled hearing and must indicate the applicable civil penalty 869 established in s. 318.18. For all other infractions under this 870 section, except for infractions under s. 316.1001, the officer must certify by electronic, electronic facsimile, or written 871 872 signature that the citation was delivered to the person cited. 873 This certification is prima facie evidence that the person cited 874 was served with the citation.

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Section 13. Subsections (4), (5), and (15) of section

Page 35 of 37

2023 Legislature

876 318.21, Florida Statutes, are amended to read:

877 318.21 Disposition of civil penalties by county courts.—
878 All civil penalties received by a county court pursuant to the
879 provisions of this chapter shall be distributed and paid monthly
880 as follows:

(4) Of the additional fine assessed under <u>s. 318.18(3)(g)</u>
882 **s. 318.18(3)(f)** for a violation of s. 316.1301, 40 percent must
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be remitted to the Department of Revenue for deposit in the
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Grants and Donations Trust Fund of the Division of Blind
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Services of the Department of Education, and 60 percent must be
886
distributed pursuant to subsections (1) and (2).

(5) Of the additional fine assessed under <u>s. 318.18(3)(g)</u>
s. 318.18(3)(f) for a violation of s. 316.1303(1), 60 percent
must be remitted to the Department of Revenue for deposit in the
Grants and Donations Trust Fund of the Division of Vocational
Rehabilitation of the Department of Education, and 40 percent
must be distributed pursuant to subsections (1) and (2).

893 (15) Of the additional fine assessed under s. 318.18(3)(f) 894 318.18(3)(e) for a violation of s. 316.1893, 50 percent of 895 the moneys received from the fines shall be appropriated to the 896 Agency for Health Care Administration as general revenue to 897 provide an enhanced Medicaid payment to nursing homes that serve 898 Medicaid recipients with brain and spinal cord injuries. The 899 remaining 50 percent of the moneys received from the enhanced fine imposed under s. 318.18(3)(f) s. 318.18(3)(e) shall be 900

Page 36 of 37

2023 Legislature

901 remitted to the Department of Revenue and deposited into the 902 Department of Health Emergency Medical Services Trust Fund to 903 provide financial support to certified trauma centers in the 904 counties where enhanced penalty zones are established to ensure 905 the availability and accessibility of trauma services. Funds 906 deposited into the Emergency Medical Services Trust Fund under 907 this subsection shall be allocated as follows:

908 (a) Fifty percent shall be allocated equally among all
909 Level I, Level II, and pediatric trauma centers in recognition
910 of readiness costs for maintaining trauma services.

911 (b) Fifty percent shall be allocated among Level I, Level
912 II, and pediatric trauma centers based on each center's relative
913 volume of trauma cases as calculated using the hospital
914 discharge data collected pursuant to s. 408.061.

915 Section 14. Subsection (1) of section 655.960, Florida 916 Statutes, is amended to read:

917 655.960 Definitions; ss. 655.960-655.965.—As used in this 918 section and ss. 655.961-655.965, unless the context otherwise 919 requires:

920 (1) "Access area" means any paved walkway or sidewalk
921 which is within 50 feet of any automated teller machine. The
922 term does not include any street or highway open to the use of
923 the public, as defined in <u>s. 316.003(88)(a)</u> s. 316.003(87)(a) or
924 (b), including any adjacent sidewalk, as defined in s. 316.003.
925 Section 15. This act shall take effect July 1, 2023.

Page 37 of 37