By the Committees on Criminal Justice; and Transportation; and Senators Altman and Gibson

1A bill to be entitle2An act relating to traffic safety; and	mending s.
2 An act relating to traffic safety; am	2
	1 '
3 316.003, F.S.; providing definitions;	; amending s.
4 316.027, F.S.; redefining the term "v	vulnerable user";
5 deleting obsolete provisions; amendin	ng s. 316.083,
6 F.S.; revising provisions relating to	o the passing of a
7 vehicle; creating s. 316.0833, F.S.;	prohibiting
8 passing and turning in front of a vul	lnerable user in
9 an unsafe manner; providing penalties	s; amending s.
10 316.0875, F.S.; revising exceptions t	to provisions for
11 designated no-passing zones; amending	g s. 316.1925,
12 F.S.; revising provisions relating to	o careless
13 driving; creating s. 318.142, F.S.; p	providing fines
14 and penalties for specified infractio	ons contributing
15 to bodily injury of a vulnerable user	r; amending s.
16 318.19, F.S.; requiring a hearing for	r specified
17 offenses; amending s. 322.0261, F.S.;	; conforming a
18 cross-reference; providing an effecti	ive date.
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20 Be It Enacted by the Legislature of the St	tate of Florida:
21	
22 Section 1. Subsections (94) and (95)	are added to section
23 316.003, Florida Statutes, to read:	
24 316.003 DefinitionsThe following wo	ords and phrases, when
25 used in this chapter, shall have the meani	ings respectively
ascribed to them in this section, except w	where the context
27 otherwise requires:	
28 (94) BODILY INJURY	
29 (a) A cut, abrasion, bruise, burn, or	r disfigurement;

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30	(b) Physical pain;
31	(c) Illness;
32	(d) Impairment of the function of a bodily member, organ,
33	or mental faculty; or
34	(e) Any other injury to the body, no matter how temporary.
35	(95) VULNERABLE USER OF A PUBLIC ROADWAY OR VULNERABLE
36	USER
37	(a) A pedestrian, including a person actually engaged in
38	work upon a highway, work upon utility facilities along a
39	highway, or the provision of emergency services within the
40	right-of-way;
41	(b) A person operating, or who is a passenger on, a
42	bicycle, motorcycle, scooter, or moped lawfully on the roadway;
43	(c) A person riding an animal; or
44	(d) A person lawfully operating on a public roadway,
45	crosswalk, or shoulder of the roadway:
46	1. A farm tractor or similar vehicle designed primarily for
47	farm use;
48	2. A horse-drawn carriage;
49	3. An electric personal assistive mobility device; or
50	4. A wheelchair.
51	Section 2. Paragraph (b) of subsection (1) of section
52	316.027, Florida Statutes, is amended to read:
53	316.027 Crash involving death or personal injuries.—
54	(1) As used in this section, the term:
55	(b) "Vulnerable road user" <u>has the same meaning as in s.</u>
56	<u>316.003</u> means:
57	1. A pedestrian, including a person actually engaged in
58	work upon a highway, or in work upon utility facilities along a
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59	highway, or engaged in the provision of emergency services
60	within the right-of-way;
61	2. A person operating a bicycle, motorcycle, scooter, or
62	moped lawfully on the roadway;
63	3. A person riding an animal; or
64	4. A person lawfully operating on a public right-of-way,
65	crosswalk, or shoulder of the roadway:
66	a. A farm tractor or similar vehicle designed primarily for
67	farm use;
68	b. A skateboard, roller skates, or in-line skates;
69	c. A horse-drawn carriage;
70	d. An electric personal assistive mobility device; or
71	e. A wheelchair.
72	Section 3. Section 316.083, Florida Statutes, is amended to
73	read:
74	316.083 Overtaking and passing a vehicle.—The following
75	provisions rules shall govern the overtaking and passing of
76	vehicles proceeding in the same direction, subject to those
77	limitations, exceptions, and special rules hereinafter stated:
78	(1) The driver of a vehicle overtaking another vehicle
79	proceeding in the same direction shall give an appropriate
80	signal as provided for in s. 316.156, shall pass to the left
81	thereof at a safe distance, and shall not again drive to the
82	right side of the roadway until safely clear of the overtaken
83	vehicle.
84	(2) The driver of a motor vehicle overtaking a person
85	<u>operating a</u> bicycle or other <u>vulnerable user of a public roadway</u>
86	nonmotorized vehicle must pass the person operating the bicycle
87	or other <u>vulnerable user</u> nonmotorized vehicle at a safe distance

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88	of not less than 3 feet between <u>any part of or attachment to</u> the
89	motor vehicle, any thing extending from the motor vehicle, any
90	trailer or other thing being towed by the motor vehicle and the
91	bicycle, the person operating the bicycle, or other vulnerable
92	user nonmotorized vehicle.
93	(3) (2) Except when overtaking and passing on the right is
94	permitted, the driver of an overtaken vehicle shall give way to
95	the right in favor of the overtaking vehicle, on audible signal
96	or upon the visible blinking of the headlamps of the overtaking
97	vehicle if such overtaking is being attempted at nighttime, and
98	shall not increase the speed of his or her vehicle until
99	completely passed by the overtaking vehicle.
100	(4) (3) A violation of this section is a noncriminal traffic
101	infraction, punishable as a moving violation as provided in
102	chapter 318. If a violation of this section contributed to the
103	bodily injury of a vulnerable user of a public roadway, the law
104	enforcement officer issuing the citation for the violation shall
105	note such information on the citation.
106	Section 4. Section 316.0833, Florida Statutes, is created
107	to read:
108	316.0833 Turning when passing vulnerable user
109	(1) A person operating a vehicle who overtakes and passes a
110	vulnerable user of a public roadway proceeding in the same
111	direction may not make a right or left turn at an intersection
112	or into a private road or driveway unless the turn can be made
113	at a safe distance from the vulnerable user with reasonable
114	safety and will not impede the travel of the vulnerable user.
115	(2) A violation of subsection (1) is a noncriminal traffic
116	infraction, punishable as a moving violation as provided in
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117	chapter 318. If a violation of subsection (1) contributed to the
118	bodily injury of a vulnerable user of a public roadway, the law
119	enforcement officer issuing the citation for the violation shall
120	note such information on the citation.
121	Section 5. Subsection (3) of section 316.0875, Florida
122	Statutes, is amended to read:
123	316.0875 No-passing zones
124	(3) This section does not apply:
125	(a) When an obstruction exists making it necessary to drive
126	to the left of the center of the highway ;, nor
127	(b) To the driver of a vehicle turning left into or from an
128	alley, private road <u>,</u> or driveway <u>; or</u>
129	(c) When the driver of a motor vehicle is required to cross
130	pavement striping indicating a no-passing zone when passing a
131	vulnerable user of a public roadway in order to provide at least
132	3 feet between the motor vehicle and the vulnerable user.
133	Section 6. Section 316.1925, Florida Statutes, is amended
134	to read:
135	316.1925 Careless driving
136	(1) <u>A</u> Any person operating a vehicle upon the streets or
137	highways within the state shall drive the same in a careful and
138	prudent manner, having regard for the width, grade, curves,
139	corners, traffic, and all other attendant circumstances, so as
140	not to endanger the life, limb, or property of any person. <u>A</u>
141	person who fails Failure to drive in such manner <u>commits</u> shall
142	constitute careless driving and a violation of this section.
143	(2) Any person who violates this section shall be cited for
144	a moving violation, punishable as provided in chapter 318.
145	(2) If a violation under this section contributed to the
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146	bodily injury of a vulnerable user of a public roadway, the law
147	enforcement officer issuing the citation for the violation shall
148	note such information on the citation.
149	Section 7. Section 318.142, Florida Statutes, is created to
150	read:
151	318.142 Infractions contributing to bodily injury of a
152	vulnerable user of a public roadwayIn addition to any other
153	penalty imposed for a violation under s. 316.083, s. 316.0833,
154	or s. 316.1925, if the violation contributed to the bodily
155	injury of a vulnerable user of a public roadway as defined in s.
156	316.003, the designated official shall impose a fine of not more
157	than \$2,000.
158	Section 8. Section 318.19, Florida Statutes, is amended to
159	read:
160	318.19 Infractions requiring a mandatory hearingAny
161	person cited for the infractions listed in this section shall
162	not have the provisions of s. 318.14(2), (4), and (9) available
163	to him or her but must appear before the designated official at
164	the time and location of the scheduled hearing:
165	(1) Any infraction which results in a crash that causes the
166	death of another;
167	(2) Any infraction which results in a crash that causes
168	"serious bodily injury" of another as defined in s. 316.1933(1);
169	(3) Any infraction of s. 316.172(1)(b);
170	(4) Any infraction of s. 316.520(1) or (2); or
171	(5) Any infraction of s. 316.183(2), s. 316.187, or s.
172	316.189 of exceeding the speed limit by 30 m.p.h. or more; or
173	(6) Any infraction of s. 316.083, s. 316.0833, or s.
174	316.1925 which contributes to bodily injury of a vulnerable user
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175	of a public roadway as defined in s. 316.003.
176	Section 9. Subsection (2) of section 322.0261, Florida
177	Statutes, is amended to read:
178	322.0261 Driver improvement course; requirement to maintain
179	driving privileges; failure to complete; department approval of
180	course
181	(2) With respect to an operator convicted of, or who
182	pleaded nolo contendere to, a traffic offense giving rise to a
183	crash identified in paragraph (1)(a) or paragraph (1)(b), the
184	department shall require that the operator, in addition to other
185	applicable penalties, attend a department-approved driver
186	improvement course in order to maintain his or her driving
187	privileges. The department shall include in the course
188	curriculum instruction specifically addressing the rights of
189	vulnerable road users as defined in <u>s. 316.003</u> s. 316.027
190	relative to vehicles on the roadway. If the operator fails to
191	complete the course within 90 days after receiving notice from
192	the department, the operator's driver license shall be canceled
193	by the department until the course is successfully completed.
194	Section 10. This act shall take effect October 1, 2015.

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