## Florida House of Representatives - 2000 By Representative Byrd

A bill to be entitled 1 2 An act relating to driving or boating under the influence of alcohol or controlled substances; 3 amending s. 316.193, F.S.; reducing the number 4 5 of convictions required for a felony DUI; amending conditions for conviction in cases of 6 7 accident, serious bodily injury, or death; 8 removing a cross reference; allowing a law enforcement officer to place a person in 9 protective custody under certain circumstances; 10 11 requiring a person placed in protective custody 12 to pay reasonable costs of evaluation and 13 treatment under certain circumstances; amending 14 s. 316.1932, F.S.; requiring a law enforcement 15 officer to inform a person that refusal to submit to certain tests is a misdemeanor; 16 amending s. 316.1933, F.S.; requiring a person 17 to submit to a blood test under certain 18 circumstances; providing that the test need not 19 20 be incidental to a lawful arrest; providing that a breath alcohol test may substitute for a 21 22 blood alcohol test under certain circumstances; creating s. 316.1939, F.S.; providing a penalty 23 for refusing to submit to a chemical test of 24 breath, urine, or blood; providing application; 25 26 amending s. 327.35, F.S.; reducing the number 27 of convictions required for a felony BUI; 28 amending conditions for conviction in cases of 29 accident, serious bodily injury, or death; correcting cross references; allowing a law 30 31 enforcement officer to place a person in

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18 for which a court may determine that criteria
19 exist for involuntary admission and treatment
20 of certain persons; requiring payment for such
21 evaluation and treatment from a certain fund;
22 requiring persons placed in such involuntary
23 custody to reimburse the provider of services
24 under certain circumstances; amending s.
25 921.0022, F.S.; including certain BUI offenses
26 within the offense severity ranking chart;
27 amending s. 938.07, F.S.; providing for
28 application of a fee to persons found guilty of
29 boating under the influence; correcting a cross
30 reference; providing an effective date.
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HB 983

1 Be It Enacted by the Legislature of the State of Florida: 2 3 Section 1. Subsections (2), (3), (4), and (9) of 4 section 316.193, Florida Statutes, are amended to read: 5 316.193 Driving under the influence; penalties.--6 (2)(a) Except as provided in paragraph (b), subsection 7 (3), or subsection (4), any person who is convicted of a 8 violation of subsection (1) shall be punished: 9 1. By a fine of: 10 a. Not less than \$250 or more than \$500 for a first 11 conviction. 12 b. Not less than \$500 or more than \$1,000 for a second 13 conviction. 14 c. Not less than \$1,000 or more than \$2,500 for a 15 third conviction; and 16 2. By imprisonment for: a. Not more than 6 months for a first conviction. 17 Not more than 9 months for a second conviction. 18 b. c. Not more than 12 months for a third conviction. 19 20 (b) Any person who is convicted of a third fourth or subsequent violation of this section is guilty of a felony of 21 22 the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084; however, the fine imposed for such 23 third fourth or subsequent violation may be not less than 24 25 \$1,000. 26 (3) Any person: Who is in violation of subsection (1); 27 (a) 28 Who operates a vehicle; and (b) 29 Who, by reason of such operation, causes or (C) contributes to the cause of: 30 31

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1 Damage to the property or person of another commits 1. 2 a misdemeanor of the first degree, punishable as provided in 3 s. 775.082 or s. 775.083. 4 2. Serious bodily injury to another, as defined in s. 5 316.1933, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 6 7 The death of any human being commits DUI 3. 8 manslaughter, and commits: 9 A felony of the second degree, punishable as a. provided in s. 775.082, s. 775.083, or s. 775.084. 10 11 b. A felony of the first degree, punishable as 12 provided in s. 775.082, s. 775.083, or s. 775.084, if: 13 (I) At the time of the crash, the person knew, or 14 should have known, that the crash occurred; and 15 (II) The person failed to give information and render 16 aid as required by s. 316.062. (4) Any person who is convicted of a violation of 17 subsection (1) and who has a blood-alcohol level or 18 19 breath-alcohol level of 0.20 or higher, or any person who is 20 convicted of a violation of subsection (1) and who at the time 21 of the offense was accompanied in the vehicle by a person 22 under the age of 18 years, shall be punished: (a) By a fine of: 23 24 1. Not less than \$500 or more than \$1,000 for a first 25 conviction. 26 2. Not less than \$1,000 or more than \$2,000 for a 27 second conviction. 28 3. Not less than \$2,000 or more than \$5,000 for a 29 third or subsequent conviction. 30 (b) By imprisonment for: 1. Not more than 9 months for a first conviction. 31 4

2. Not more than 12 months for a second conviction. 1 2 3. Not more than 12 months for a third conviction. 3 For the purposes of this subsection, any conviction for a 4 5 violation of s. 327.35, only the instant offense is required to be a violation of subsection (1) by a person who has a 6 7 blood-alcohol level or breath-alcohol level of 0.20 or higher. 8 (9)(a) A person who is arrested for a violation of 9 this section may not be released from custody: 10 1.(a) Until the person is no longer under the 11 influence of alcoholic beverages, any chemical substance set 12 forth in s. 877.111, or any substance controlled under chapter 13 893 and affected to the extent that his or her normal 14 faculties are impaired; 15 2.(b) Until the person's blood-alcohol level or 16 breath-alcohol level is less than 0.05; or 17 3.(c) Until 8 hours have elapsed from the time the 18 person was arrested. 19 (b) The arresting officer may place the person in 20 protective custody pursuant to s. 397.6772 if: 21 1. The person has previously been convicted of a 22 violation of this section or s. 327.35; 23 2. The person's blood-alcohol level or breath-alcohol level, as determined by a test conducted incident to the 24 25 person's arrest, was 0.20 or greater; 26 3. The person, by reason of operation of a motor 27 vehicle, has caused death or serious bodily injury as defined 28 <u>in s. 3</u>16.1933; or 29 4. The person is on pretrial release for a previous offense under this section or s. 327.35. 30 31

The election to place a person in protective custody may be 1 2 done at the time of arrest but transfer of the person to a 3 facility shall not occur prior to the conclusion of the time period set forth in paragraph (a) or the time that the person 4 5 is released on bail, whichever is later. The provisions of this paragraph are in addition to, not in lieu of, the 6 7 provisions of subsection (5). A court shall order any person 8 placed in protective custody pursuant to this paragraph who is 9 subsequently convicted of a violation of this section to pay the reasonable costs of evaluation and treatment. 10 11 Section 2. Section 316.1932, Florida Statutes, is 12 amended to read: 13 316.1932 Breath, blood, and urine tests for alcohol, 14 chemical substances, or controlled substances; implied 15 consent; refusal right to refuse .--16 (1)(a) Any person who accepts the privilege extended by the laws of this state of operating a motor vehicle within 17 this state is, by so operating such vehicle, deemed to have 18 given his or her consent to submit to an approved chemical 19 20 test or physical test including, but not limited to, an 21 infrared light test of his or her breath for the purpose of 22 determining the alcoholic content of his or her blood or breath, and to a urine test for the purpose of detecting the 23 presence of chemical substances as set forth in s. 877.111 or 24 controlled substances, if the person is lawfully arrested for 25 26 any offense allegedly committed while the person was driving 27 or was in actual physical control of a motor vehicle while 28 under the influence of alcoholic beverages, chemical 29 substances, or controlled substances. The chemical or physical breath test must be incidental to a lawful arrest and 30 31 administered at the request of a law enforcement officer who

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has reasonable cause to believe such person was driving or was 1 2 in actual physical control of the motor vehicle within this 3 state while under the influence of alcoholic beverages. The urine test must be incidental to a lawful arrest and 4 5 administered at a detention facility or any other facility, mobile or otherwise, which is equipped to administer such 6 7 tests at the request of a law enforcement officer who has 8 reasonable cause to believe such person was driving or was in actual physical control of a motor vehicle within this state 9 while under the influence of controlled substances. The urine 10 test shall be administered at a detention facility or any 11 other facility, mobile or otherwise, which is equipped to 12 13 administer such tests in a reasonable manner that will ensure 14 the accuracy of the specimen and maintain the privacy of the individual involved. The administration of one type of test 15 16 does not preclude the administration of another type of test. The person shall be told that his or her failure to submit to 17 any lawful test of his or her breath or urine, or both, is a 18 misdemeanor and, in addition, will result in the suspension of 19 20 the person's privilege to operate a motor vehicle for a period of 1 year for a first refusal, or for a period of 18 months if 21 22 the driving privilege of such person has been previously suspended as a result of a refusal to submit to such a test or 23 tests. The refusal to submit to a chemical or physical breath 24 test or to a urine test upon the request of a law enforcement 25 26 officer as provided in this section is admissible into 27 evidence in any criminal proceeding. 28 (b)1. The blood-alcohol level must be based upon grams 29 of alcohol per 100 milliliters of blood. The breath-alcohol

30 level must be based upon grams of alcohol per 210 liters of 31 breath.

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1 2. An analysis of a person's breath, in order to be 2 considered valid under this section, must have been performed 3 substantially according to methods approved by the Department of Law Enforcement. For this purpose, the department may 4 5 approve satisfactory techniques or methods. Any insubstantial differences between approved techniques and actual testing 6 7 procedures in any individual case do not render the test or test results invalid. 8

9 (c) Any person who accepts the privilege extended by the laws of this state of operating a motor vehicle within 10 11 this state is, by operating such vehicle, deemed to have given 12 his or her consent to submit to an approved blood test for the 13 purpose of determining the alcoholic content of the blood or a 14 blood test for the purpose of determining the presence of chemical substances or controlled substances as provided in 15 this section if there is reasonable cause to believe the 16 person was driving or in actual physical control of a motor 17 vehicle while under the influence of alcoholic beverages or 18 19 chemical or controlled substances and the person appears for 20 treatment at a hospital, clinic, or other medical facility and the administration of a breath or urine test is impractical or 21 22 impossible. As used in this paragraph, the term "other medical facility" includes an ambulance or other medical emergency 23 vehicle. The blood test shall be performed in a reasonable 24 manner. Any person who is incapable of refusal by reason of 25 26 unconsciousness or other mental or physical condition is 27 deemed not to have withdrawn his or her consent to such test. 28 A blood test may be administered whether or not the person is 29 told that his or her failure to submit to such a blood test is a misdemeanor and, in addition, will result in the suspension 30 of the person's privilege to operate a motor vehicle upon the 31

public highways of this state. Any person who is capable of 1 2 refusal shall be told that his or her failure to submit to 3 such a blood test is a misdemeanor and, in addition, will result in the suspension of the person's privilege to operate 4 5 a motor vehicle for a period of 1 year for a first refusal, or for a period of 18 months if the driving privilege of the 6 7 person has been suspended previously as a result of a refusal 8 to submit to such a test or tests. The refusal to submit to a blood test upon the request of a law enforcement officer is 9 admissible in evidence in any criminal proceeding. 10

11 (d) If the arresting officer does not request a 12 chemical or physical breath test of the person arrested for 13 any offense allegedly committed while the person was driving 14 or was in actual physical control of a motor vehicle while under the influence of alcoholic beverages or controlled 15 16 substances, such person may request the arresting officer to have a chemical or physical test made of the arrested person's 17 breath or a test of the urine or blood for the purpose of 18 determining the alcoholic content of the person's blood or 19 20 breath or the presence of chemical substances or controlled 21 substances; and, if so requested, the arresting officer shall 22 have the test performed.

(e)1. By applying for a driver's license and by accepting and using a driver's license, the person holding the driver's license is deemed to have expressed his or her consent to the provisions of this section.

27 2. A nonresident or any other person driving in a
28 status exempt from the requirements of the driver's license
29 law, by his or her act of driving in such exempt status, is
30 deemed to have expressed his or her consent to the provisions
31 of this section.

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3. A warning of the consent provision of this section
 shall be printed above the signature line on each new or
 renewed driver's license.

4 (f)1. The tests determining the weight of alcohol in 5 the defendant's blood or breath shall be administered at the б request of a law enforcement officer substantially in 7 accordance with rules of the Department of Law Enforcement. 8 Such rules must specify precisely the test or tests that are 9 approved by the Department of Law Enforcement for reliability of result and ease of administration, and must provide an 10 11 approved method of administration which must be followed in all such tests given under this section. However, the failure 12 13 of a law enforcement officer to request the withdrawal of 14 blood does not affect the admissibility of a test of blood withdrawn for medical purposes. 15

2.a. Only a physician, certified paramedic, registered 16 nurse, licensed practical nurse, other personnel authorized by 17 a hospital to draw blood, or duly licensed clinical laboratory 18 19 director, supervisor, technologist, or technician, acting at 20 the request of a law enforcement officer, may withdraw blood for the purpose of determining its alcoholic content or the 21 22 presence of chemical substances or controlled substances therein. However, the failure of a law enforcement officer to 23 request the withdrawal of blood does not affect the 24 admissibility of a test of blood withdrawn for medical 25 26 purposes.

b. Notwithstanding any provision of law pertaining to the confidentiality of hospital records or other medical records, if a health care provider, who is providing medical care in a health care facility to a person injured in a motor vehicle crash, becomes aware, as a result of any blood test

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performed in the course of that medical treatment, that the 1 2 person's blood-alcohol level meets or exceeds the blood-alcohol level specified in s. 316.193(1)(b), the health 3 care provider may notify any law enforcement officer or law 4 5 enforcement agency. Any such notice must be given within a reasonable time after the health care provider receives the 6 7 test result. Any such notice shall be used only for the 8 purpose of providing the law enforcement officer with 9 reasonable cause to request the withdrawal of a blood sample 10 pursuant to this section.

c. The notice shall consist only of the name of the person being treated, the name of the person who drew the blood, the blood-alcohol level indicated by the test, and the date and time of the administration of the test.

15 d. Nothing contained in s. 395.3025(4), s. 455.667, or 16 any applicable practice act affects the authority to provide notice under this section, and the health care provider is not 17 considered to have breached any duty owed to the person under 18 s. 395.3025(4), s. 455.667, or any applicable practice act by 19 20 providing notice or failing to provide notice. It shall not be a breach of any ethical, moral, or legal duty for a health 21 22 care provider to provide notice or fail to provide notice.

e. A civil, criminal, or administrative action may not 23 be brought against any person or health care provider 24 participating in good faith in the provision of notice or 25 26 failure to provide notice as provided in this section. Any 27 person or health care provider participating in the provision 28 of notice or failure to provide notice as provided in this section shall be immune from any civil or criminal liability 29 and from any professional disciplinary action with respect to 30 31 the provision of notice or failure to provide notice under

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this section. Any such participant has the same immunity with
 respect to participating in any judicial proceedings resulting
 from the notice or failure to provide notice.

4 The person tested may, at his or her own expense, 3. 5 have a physician, registered nurse, other personnel authorized by a hospital to draw blood, or duly licensed clinical 6 7 laboratory director, supervisor, technologist, or technician, 8 or other person of his or her own choosing administer an independent test in addition to the test administered at the 9 direction of the law enforcement officer for the purpose of 10 11 determining the amount of alcohol in the person's blood or breath or the presence of chemical substances or controlled 12 13 substances at the time alleged, as shown by chemical analysis 14 of his or her blood or urine, or by chemical or physical test of his or her breath. The failure or inability to obtain an 15 16 independent test by a person does not preclude the admissibility in evidence of the test taken at the direction 17 of the law enforcement officer. The law enforcement officer 18 19 shall not interfere with the person's opportunity to obtain 20 the independent test and shall provide the person with timely 21 telephone access to secure the test, but the burden is on the 22 person to arrange and secure the test at the person's own 23 expense.

4. Upon the request of the person tested, full
information concerning the test taken at the direction of the
law enforcement officer shall be made available to the person
or his or her attorney.

5. A hospital, clinical laboratory, medical clinic, or
similar medical institution or physician, certified paramedic,
registered nurse, licensed practical nurse, other personnel
authorized by a hospital to draw blood, or duly licensed

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1 clinical laboratory director, supervisor, technologist, or 2 technician, or other person assisting a law enforcement 3 officer does not incur any civil or criminal liability as a result of the withdrawal or analysis of a blood or urine 4 5 specimen, or the chemical or physical test of a person's breath pursuant to accepted medical standards when requested 6 7 by a law enforcement officer, regardless of whether or not the 8 subject resisted administration of the test.

9 (2) The results of any test administered pursuant to 10 this section for the purpose of detecting the presence of any 11 controlled substance shall not be admissible as evidence in a 12 criminal prosecution for the possession of a controlled 13 substance.

14 (3) Notwithstanding any provision of law pertaining to the confidentiality of hospital records or other medical 15 16 records, information relating to the alcoholic content of the blood or breath or the presence of chemical substances or 17 controlled substances in the blood obtained pursuant to this 18 section shall be released to a court, prosecuting attorney, 19 20 defense attorney, or law enforcement officer in connection 21 with an alleged violation of s. 316.193 upon request for such 22 information.

23 Section 3. Subsection (1) of section 316.1933, Florida
24 Statutes, is amended to read:

25 316.1933 Blood test for impairment or intoxication in 26 cases of death or serious bodily injury; right to use 27 reasonable force.--

28 (1)(a) Notwithstanding any recognized ability to
29 refuse to submit to the tests provided in s. 316.1932 or any
30 recognized power to revoke the implied consent to such tests,

31 If a law enforcement officer has probable cause to believe

that a motor vehicle driven by or in the actual physical 1 2 control of a person under the influence of alcoholic 3 beverages, any chemical substances, or any controlled substances has caused the death or serious bodily injury of a 4 5 human being, such person shall submit, upon the request of a law enforcement officer shall require any person driving or in 6 7 actual physical control of the motor vehicle or any motor 8 vehicle involved in the incident causing such death or injury 9 to submit, to a test of the person's blood for the purpose of determining the alcoholic content thereof or the presence of 10 chemical substances as set forth in s. 877.111 or any 11 12 substance controlled under chapter 893. The law enforcement 13 officer may use reasonable force if necessary to require such 14 person to submit to the administration of the blood test. The blood test shall be performed in a reasonable manner. 15 Notwithstanding s. 316.1932, the testing required by this 16 paragraph need not be incidental to a lawful arrest of the 17 18 person. (b) The term "serious bodily injury" means an injury 19 20 to any person, including the driver, which consists of a physical condition that creates a substantial risk of death, 21 serious personal disfigurement, or protracted loss or 22 impairment of the function of any bodily member or organ. 23 24 (c) The law enforcement officer shall offer any person 25 subject to a blood test under this subsection the opportunity 26 to submit to an approved chemical test of the person's breath 27 and, if the person submits to the test and a valid reading is 28 obtained, the blood test shall be waived. This paragraph 29 shall not apply to any person who is unconscious or whose mental or physical condition does not allow the administration 30 of a breath test or any person whom the law enforcement 31

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officer has probable cause to believe was operating a motor 1 2 vehicle under the influence of any chemical substances as set 3 forth in s. 877.111 or any controlled substances. 4 Section 4. Section 316.1939, Florida Statutes, is 5 created to read: 316.1939 Refusal to submit to testing; penalties .--6 7 (1) Any person who refuses to submit to a chemical 8 test of his or her breath, blood, or urine, as described in s. 9 316.1932, upon the request of a law enforcement officer who has reasonable cause to believe such person was driving or was 10 in actual physical control of a motor vehicle while under the 11 12 influence of alcoholic beverages, chemical substances, or 13 controlled substances, commits a misdemeanor of the first 14 degree, punishable as provided in s. 775.082 or s. 775.083. 15 (2) The disposition of any administrative proceeding 16 that relates to the suspension of a person's driving privilege does not affect a criminal action under this section. 17 (3) The disposition of a criminal action under this 18 19 section does not affect any administrative proceeding that 20 relates to the suspension of a person's driving privilege. Section 5. Subsections (2), (3), (4), and (8) of 21 22 section 327.35, Florida Statutes, are amended to read: 327.35 Boating under the influence; penalties; 23 24 "designated drivers".--25 (2)(a) Except as provided in paragraph (b), subsection 26 (3), or subsection (4), any person who is convicted of a 27 violation of subsection (1) shall be punished: 28 1. By a fine of: 29 a. Not less than \$250 or more than \$500 for a first 30 conviction. 31

1 b. Not less than \$500 or more than \$1,000 for a second 2 conviction. 3 c. Not less than \$1,000 or more than \$2,500 for a 4 third conviction; and 5 2. By imprisonment for: a. Not more than 6 months for a first conviction. 6 7 Not more than 9 months for a second conviction. b. 8 c. Not more than 12 months for a third conviction. (b) Any person who is convicted of a third fourth or 9 subsequent violation of this section is guilty of a felony of 10 11 the third degree, punishable as provided in s. 775.082, s. 12 775.083, or s. 775.084; however, the fine imposed for such 13 third fourth or subsequent violation may not be less than 14 \$1,000. 15 (3) Any person: Who is in violation of subsection (1); 16 (a) Who operates a vessel; and 17 (b) Who, by reason of such operation, causes or 18 (C) 19 contributes to the cause of: 20 Damage to the property or person of another commits 1. 21 a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 22 23 2. Serious bodily injury to another, as defined in s. 327.353 316.1933, commits a felony of the third degree, 24 25 punishable as provided in s. 775.082, s. 775.083, or s. 26 775.084. 27 3. The death of any human being commits BUI 28 manslaughter, and commits: 29 a. A felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 30 31

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1 A felony of the first degree, punishable as b. 2 provided in s. 775.082, s. 775.083, or s. 775.084, if: 3 (I) At the time of the accident, the person knew, or 4 should have known, that the accident occurred; and 5 (II) The person failed to give information and render 6 aid as required by s. 327.30 316.062. 7 8 This sub-subparagraph does not require that the person knew 9 that the accident resulted in injury or death. 10 (4) Any person who is convicted of a violation of 11 subsection (1) and who has a blood-alcohol level or breath-alcohol level of 0.20 or higher, or any person who is 12 13 convicted of a violation of subsection (1) and who at the time 14 of the offense was accompanied in the vessel by a person under the age of 18 years, shall be punished: 15 16 (a) By a fine of: 17 1. Not less than \$500 or more than \$1,000 for a first 18 conviction. 19 2. Not less than \$1,000 or more than \$2,000 for a 20 second conviction. 21 3. Not less than \$2,000 or more than \$5,000 for a 22 third or subsequent conviction. (b) By imprisonment for: 23 24 1. Not more than 9 months for a first conviction. Not more than 12 months for a second conviction. 25 2. 26 3. Not more than 12 months for a third conviction. 27 28 For the purposes of this subsection, only the instant offense 29 is required to be a violation of subsection (1) by a person who has a blood-alcohol level or breath-alcohol level of 0.20 30 31 or higher.

(8)(a) A person who is arrested for a violation of 1 2 this section may not be released from custody: 3 1.(a) Until the person is no longer under the 4 influence of alcoholic beverages, any chemical substance set 5 forth in s. 877.111, or any substance controlled under chapter 893 and affected to the extent that his or her normal 6 7 faculties are impaired; 2.(b) Until the person's blood-alcohol level or 8 9 breath-alcohol level is less than 0.05; or 10 3.(c) Until 8 hours have elapsed from the time the 11 person was arrested. 12 (b) The arresting officer may place the person in 13 protective custody pursuant to s. 397.6772 if: 14 1. The person has previously been convicted of a violation of this section or s. 316.193; 15 16 2. The person's blood-alcohol level or breath-alcohol 17 level, as determined by a test conducted incident to the person's arrest, was 0.20 or greater; 18 19 3. The person, by reason of operation of a vessel, has 20 caused death or serious bodily injury as defined in s. 21 327.353; or 22 4. The person is on pretrial release for a previous offense under this section or s. 316.193. 23 24 25 The election to place a person in protective custody may be 26 done at the time of arrest but transfer of the person to a 27 facility shall not occur prior to the conclusion of the time 28 period set forth in paragraph (a). The provisions of this 29 paragraph are in addition to, not in lieu of, the provisions of subsection (5). A court shall order any person placed in 30 protective custody pursuant to this paragraph, who is 31

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subsequently convicted of a violation of this section, to pay 1 2 the reasonable costs of evaluation and treatment. 3 Section 6. Section 327.352, Florida Statutes, is amended to read: 4 5 327.352 Breath, blood, and urine tests for alcohol, б chemical substances, or controlled substances; implied 7 consent; refusal right to refuse .--8 (1)(a) The Legislature declares that the operation of 9 a vessel is a privilege that must be exercised in a reasonable manner. In order to protect the public health and safety, it 10 11 is essential that a lawful and effective means of reducing the incidence of boating while impaired or intoxicated be 12 13 established. Therefore, any person who accepts the privilege extended by the laws of this state of operating a vessel 14 within this state is, by so operating such vessel, deemed to 15 16 have given his or her consent to submit to an approved chemical test or physical test including, but not limited to, 17 an infrared light test of his or her breath for the purpose of 18 determining the alcoholic content of his or her blood or 19 20 breath, and to a urine test for the purpose of detecting the presence of chemical substances as set forth in s. 877.111 or 21 controlled substances, if the person is lawfully arrested for 22 any offense allegedly committed while the person was operating 23 a vessel while under the influence of alcoholic beverages, 24 chemical substances, or controlled substances. The chemical 25 26 or physical breath test must be incidental to a lawful arrest 27 and administered at the request of a law enforcement officer 28 who has reasonable cause to believe such person was operating 29 the vessel within this state while under the influence of alcoholic beverages. The urine test must be incidental to a 30 lawful arrest and administered at a detention facility or any 31 19

other facility, mobile or otherwise, which is equipped to 1 2 administer such tests at the request of a law enforcement 3 officer who has reasonable cause to believe such person was operating a vessel within this state while under the influence 4 5 of controlled substances. The urine test shall be administered б at a detention facility or any other facility, mobile or 7 otherwise, which is equipped to administer such tests in a 8 reasonable manner that will ensure the accuracy of the specimen and maintain the privacy of the individual involved. 9 The administration of one type of test does not preclude the 10 11 administration of another type of test. The person shall be 12 told that his or her failure to submit to any lawful test of 13 his or her breath or urine, or both, is a misdemeanor and, in 14 addition, will result in a civil penalty of \$500. The refusal to submit to a chemical or physical breath or urine test upon 15 16 the request of a law enforcement officer as provided in this section is admissible into evidence in any criminal 17 18 proceeding.

(b)1. The blood-alcohol level must be based upon grams
of alcohol per 100 milliliters of blood. The breath-alcohol
level must be based upon grams of alcohol per 210 liters of
breath.

2. An analysis of a person's breath, in order to be 23 24 considered valid under this section, must have been performed substantially according to methods approved by the Department 25 26 of Law Enforcement. For this purpose, the department may 27 approve satisfactory techniques or methods. Any insubstantial 28 differences between approved techniques and actual testing 29 procedures in any individual case do not render the test or test results invalid. 30

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1 (c) Any person who accepts the privilege extended by 2 the laws of this state of operating a vessel within this state 3 is, by operating such vessel, deemed to have given his or her consent to submit to an approved blood test for the purpose of 4 5 determining the alcoholic content of the blood or a blood test for the purpose of determining the presence of chemical 6 7 substances or controlled substances as provided in this 8 section if there is reasonable cause to believe the person was 9 operating a vessel while under the influence of alcoholic beverages or chemical or controlled substances and the person 10 11 appears for treatment at a hospital, clinic, or other medical 12 facility and the administration of a breath or urine test is 13 impractical or impossible. As used in this paragraph, the term 14 "other medical facility" includes an ambulance or other medical emergency vehicle. The blood test shall be performed 15 16 in a reasonable manner. Any person who is incapable of refusal by reason of unconsciousness or other mental or 17 physical condition is deemed not to have withdrawn his or her 18 19 consent to such test. Any person who is capable of refusal 20 shall be told that his or her failure to submit to such a blood test is a misdemeanor and, in addition, will result in a 21 22 civil penalty of \$500. The refusal to submit to a blood test upon the request of a law enforcement officer shall be 23 24 admissible in evidence in any criminal proceeding. 25 (d) If the arresting officer does not request a 26 chemical or physical breath test of the person arrested for 27 any offense allegedly committed while the person was operating 28 a vessel while under the influence of alcoholic beverages or controlled substances, the person may request the arresting 29 officer to have a chemical or physical test made of the 30

31 arrested person's breath or a test of the urine or blood for

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1 the purpose of determining the alcoholic content of the 2 person's blood or breath or the presence of chemical 3 substances or controlled substances; and, if so requested, the 4 arresting officer shall have the test performed.

5 (e)1. The tests determining the weight of alcohol in б the defendant's blood or breath shall be administered at the 7 request of a law enforcement officer substantially in 8 accordance with rules of the Department of Law Enforcement. 9 Such rules must specify precisely the test or tests that are approved by the Department of Law Enforcement for reliability 10 11 of result and ease of administration, and must provide an approved method of administration which must be followed in 12 13 all such tests given under this section. However, the failure 14 of a law enforcement officer to request the withdrawal of blood does not affect the admissibility of a test of blood 15 16 withdrawn for medical purposes.

2. Only a physician, certified paramedic, registered 17 nurse, licensed practical nurse, other personnel authorized by 18 19 a hospital to draw blood, or duly licensed clinical laboratory 20 director, supervisor, technologist, or technician, acting at 21 the request of a law enforcement officer, may withdraw blood 22 for the purpose of determining its alcoholic content or the presence of chemical substances or controlled substances 23 therein. However, the failure of a law enforcement officer to 24 request the withdrawal of blood does not affect the 25 26 admissibility of a test of blood withdrawn for medical 27 purposes.

3. The person tested may, at his or her own expense,
have a physician, registered nurse, other personnel authorized
by a hospital to draw blood, or duly licensed clinical
laboratory director, supervisor, technologist, or technician,

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or other person of his or her own choosing administer an 1 2 independent test in addition to the test administered at the 3 direction of the law enforcement officer for the purpose of determining the amount of alcohol in the person's blood or 4 5 breath or the presence of chemical substances or controlled б substances at the time alleged, as shown by chemical analysis 7 of his or her blood or urine, or by chemical or physical test 8 of his or her breath. The failure or inability to obtain an independent test by a person does not preclude the 9 admissibility in evidence of the test taken at the direction 10 of the law enforcement officer. The law enforcement officer 11 12 shall not interfere with the person's opportunity to obtain 13 the independent test and shall provide the person with timely 14 telephone access to secure the test, but the burden is on the person to arrange and secure the test at the person's own 15 16 expense.

4. Upon the request of the person tested, full
information concerning the test taken at the direction of the
law enforcement officer shall be made available to the person
or his or her attorney.

A hospital, clinical laboratory, medical clinic, or 21 5. 22 similar medical institution or physician, certified paramedic, registered nurse, licensed practical nurse, other personnel 23 authorized by a hospital to draw blood, or duly licensed 24 clinical laboratory director, supervisor, technologist, or 25 26 technician, or other person assisting a law enforcement 27 officer does not incur any civil or criminal liability as a 28 result of the withdrawal or analysis of a blood or urine 29 specimen, or the chemical or physical test of a person's breath pursuant to accepted medical standards when requested 30 31

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by a law enforcement officer, regardless of whether or not the
 subject resisted administration of the test.

3 (2) The results of any test administered pursuant to 4 this section for the purpose of detecting the presence of any 5 controlled substance shall not be admissible as evidence in a 6 criminal prosecution for the possession of a controlled 7 substance.

8 (3) Notwithstanding any provision of law pertaining to the confidentiality of hospital records or other medical 9 records, information relating to the alcoholic content of the 10 11 blood or breath or the presence of chemical substances or 12 controlled substances in the blood obtained pursuant to this 13 section shall be released to a court, prosecuting attorney, defense attorney, or law enforcement officer in connection 14 with an alleged violation of s. 327.35 upon request for such 15 16 information.

Section 7. Subsection (1) of section 327.353, FloridaStatutes, is amended to read:

19 327.353 Blood test for impairment or intoxication in 20 cases of death or serious bodily injury; right to use 21 reasonable force.--

22 (1)(a) Notwithstanding any recognized ability to 23 refuse to submit to the tests provided in s. 327.352 or any recognized power to revoke the implied consent to such tests, 24 If a law enforcement officer has probable cause to believe 25 26 that a vessel <del>operated by a person under the influence of</del> 27 alcoholic beverages, any chemical substances, or any 28 controlled substances has caused the death or serious bodily 29 injury of a human being, the person shall submit, upon the request of a law enforcement officer shall require any person 30 operating or in actual physical control of such vessel or any 31

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vessel involved in the incident causing such death or injury 1 2 to submit, to a test of the person's blood for the purpose of 3 determining the alcoholic content thereof or the presence of chemical substances as set forth in s. 877.111 or any 4 5 substance controlled under chapter 893. The law enforcement officer may use reasonable force if necessary to require the 6 7 person to submit to the administration of the blood test. The 8 blood test shall be performed in a reasonable manner. 9 Notwithstanding s. 327.352, the testing required by this paragraph need not be incidental to a lawful arrest of the 10 11 person. 12 (b) The term "serious bodily injury" means an injury 13 to any person, including the operator, which consists of a physical condition that creates a substantial risk of death, 14 serious personal disfigurement, or protracted loss or 15 16 impairment of the function of any bodily member or organ. (c) The law enforcement officer shall offer any person 17 subject to a blood test under this subsection the opportunity 18 19 to submit to an approved chemical test of the person's breath 20 and, if the person submits to the test and a valid reading is obtained, the blood test shall be waived. This paragraph shall 21 22 not apply to any person who is unconscious or whose mental or physical condition does not allow the administration of a 23 breath test or any person whom the law enforcement officer has 24 probable cause to believe was operating a vessel under the 25 26 influence of any chemical substances as set forth in s. 27 877.111 or any controlled substances. 28 Section 8. Section 327.359, Florida Statutes, is 29 created to read: 30 327.359 Refusal to submit to testing; penalties .--31

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1 (1) Any person who refuses to submit to a chemical 2 test of his or her breath, blood, or urine, as described in s. 3 327.352, upon the request of a law enforcement officer who has reasonable cause to believe such person was driving or was in 4 5 actual physical control of a vessel while under the influence 6 of alcoholic beverages, chemical substances, or controlled 7 substances, commits a misdemeanor of the first degree, 8 punishable as provided in s. 775.082 or s. 775.083. 9 (2) The disposition of any administrative proceeding that relates to the suspension of a person's driving privilege 10 does not affect a criminal action under this section. 11 12 (3) The disposition of a criminal action under this 13 section does not affect any administrative proceeding that 14 relates to the suspension of a person's driving privilege. 15 Section 9. Section 397.6755, Florida Statutes, is 16 created to read: 397.6755 Evidence of criteria for involuntary 17 admissions and involuntary treatment; funding .--18 19 (1) In addition to any other ground that may give rise 20 to a finding that a person has lost the power of self-control with respect to substance use and is likely to inflict 21 22 physical harm on himself or herself or another, a court may find that a person has lost the power of self-control with 23 respect to substance use and is likely to inflict physical 24 harm on himself or herself or another if the person has been 25 26 arrested for a violation of s. 316.193 or s. 327.35, and: 27 (a) The person has previous to the arrest been 28 convicted of a violation of s. 316.193 or s. 327.35; 29 (b) The person's blood-alcohol level or breath-alcohol level, as determined by a test conducted incident to the 30 person's arrest, was 0.20 or greater; 31

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(c) The person, by reason of operation of a motor 1 2 vehicle or a vessel, has caused death or serious bodily injury 3 as defined in s. 316.1933 or s. 327.353; or 4 (d) The person is on pretrial release for a previous 5 offense under s. 316.193 or s. 327.35. 6 (2) Any person who meets the criteria for involuntary 7 admission pursuant to s. 397.675, who was placed in protective 8 custody pursuant to s. 316.193(9)(b) or s. 327.35(8)(b), and 9 who is a qualified resident as defined in s. 212.055(4)(d)shall have the costs of evaluation and treatment paid from the 10 fund established pursuant to s. 212.055(4)(e). A court shall 11 12 order any person whose care is paid for under this subsection, 13 who is subsequently convicted of a violation of s. 316.193 or 14 s. 327.35, to reimburse the provider of the services for the 15 reasonable cost of the services provided and, if the person is 16 unable to reimburse the provider, a civil judgment in favor of 17 such fund shall be entered. Section 10. Paragraphs (f) and (i) of subsection (3) 18 of section 921.0022, Florida Statutes, are amended to read: 19 20 921.0022 Criminal Punishment Code; offense severity 21 ranking chart .--22 (3) OFFENSE SEVERITY RANKING CHART 23 24 Florida Felony 25 Statute Degree Description 26 27 28 (f) LEVEL 6 29 316.027(1)(b) 2nd Accident involving death, failure 30 to stop; leaving scene. 31

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1	316.193(2)(b)	3rd	Felony DUI, 3rd <del>4th</del> or subsequent
2			conviction.
3	327.35(2)(b)	3rd	Felony BUI, 3rd or subsequent
4			conviction.
5	775.0875(1)	3rd	Taking firearm from law
6			enforcement officer.
7	775.21(10)	3rd	Sexual predators; failure to
8			register; failure to renew
9			driver's license or
10			identification card.
11	784.021(1)(a)	3rd	Aggravated assault; deadly weapon
12			without intent to kill.
13	784.021(1)(b)	3rd	Aggravated assault; intent to
14			commit felony.
15	784.041	3rd	Felony battery.
16	784.048(3)	3rd	Aggravated stalking; credible
17			threat.
18	784.048(5)	3rd	Aggravated stalking of person
19			under 16.
20	784.07(2)(c)	2nd	Aggravated assault on law
21			enforcement officer.
22	784.08(2)(b)	2nd	Aggravated assault on a person 65
23			years of age or older.
24	784.081(2)	2nd	Aggravated assault on specified
25			official or employee.
26	784.082(2)	2nd	Aggravated assault by detained
27			person on visitor or other
28			detainee.
29	784.083(2)	2nd	Aggravated assault on code
30			inspector.
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1	787.02(2)	3rd	False imprisonment; restraining
2			with purpose other than those in
3			s. 787.01.
4	790.115(2)(d)	2nd	Discharging firearm or weapon on
5			school property.
б	790.161(2)	2nd	Make, possess, or throw
7			destructive device with intent to
8			do bodily harm or damage
9			property.
10	790.164(1)	2nd	False report of deadly explosive
11			or act of arson or violence to
12			state property.
13	790.19	2nd	Shooting or throwing deadly
14			missiles into dwellings, vessels,
15			or vehicles.
16	794.011(8)(a)	3rd	Solicitation of minor to
17			participate in sexual activity by
18			custodial adult.
19	794.05(1)	2nd	Unlawful sexual activity with
20			specified minor.
21	800.04(5)(d)	3rd	Lewd or lascivious molestation;
22			victim 12 years of age or older
23			but less than 16 years; offender
24			less than 18 years.
25	800.04(6)(b)	2nd	Lewd or lascivious conduct;
26			offender 18 years of age or
27			older.
28	806.031(2)	2nd	Arson resulting in great bodily
29			harm to firefighter or any other
30			person.
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1	810.02(3)(c)	2nd	Burglary of occupied structure;
2			unarmed; no assault or battery.
3	812.014(2)(b)	2nd	Property stolen \$20,000 or more,
4			but less than \$100,000, grand
5			theft in 2nd degree.
6	812.13(2)(c)	2nd	Robbery, no firearm or other
7			weapon (strong-arm robbery).
8	817.034(4)(a)1.	1st	Communications fraud, value
9			greater than \$50,000.
10	817.4821(5)	2nd	Possess cloning paraphernalia
11			with intent to create cloned
12			cellular telephones.
13	825.102(1)	3rd	Abuse of an elderly person or
14			disabled adult.
15	825.102(3)(c)	3rd	Neglect of an elderly person or
16			disabled adult.
17	825.1025(3)	3rd	Lewd or lascivious molestation of
18			an elderly person or disabled
19			adult.
20	825.103(2)(c)	3rd	Exploiting an elderly person or
21			disabled adult and property is
22			valued at less than \$20,000.
23	827.03(1)	3rd	Abuse of a child.
24	827.03(3)(c)	3rd	Neglect of a child.
25	827.071(2)&(3)	2nd	Use or induce a child in a sexual
26			performance, or promote or direct
27			such performance.
28	836.05	2nd	Threats; extortion.
29	836.10	2nd	Written threats to kill or do
30			bodily injury.
31	843.12	3rd	Aids or assists person to escape.
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1	847.0135(3)	3rd	Solicitation of a child, via a
2	01,00200(0)	010	computer service, to commit an
3			unlawful sex act.
4	914.23	2nd	Retaliation against a witness,
5	/		victim, or informant, with bodily
6			injury.
7	943.0435(9)	3rd	Sex offenders; failure to comply
8		010	with reporting requirements.
9	944.35(3)(a)2.	3rd	Committing malicious battery upon
10	) I I I I I I I I I I I I I I I I I I I	514	or inflicting cruel or inhuman
11			treatment on an inmate or
12			offender on community
13			supervision, resulting in great
14			bodily harm.
15	944.40	2nd	Escapes.
16	944.46	3rd	Harboring, concealing, aiding
17			escaped prisoners.
18	944.47(1)(a)5.	2nd	Introduction of contraband
19			(firearm, weapon, or explosive)
20			into correctional facility.
21	951.22(1)	3rd	Intoxicating drug, firearm, or
22			weapon introduced into county
23			facility.
24			(i) LEVEL 9
25	316.193		
26	(3)(c)3.b.	1st	DUI manslaughter; failing to
27			render aid or give information.
28	327.35(3)(c)3.b.	lst	BUI manslaughter; failing to
29			render aid or give information.
30	782.04(1)	1st	Attempt, conspire, or solicit to
31	、 /		commit premeditated murder.
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1	782.04(3)	lst,PBL	Accomplice to murder in
2			connection with arson, sexual
3			battery, robbery, burglary, and
4			other specified felonies.
5	782.051(1)	1st	Attempted felony murder while
б			perpetrating or attempting to
7			perpetrate a felony enumerated in
8			s. 782.04(3).
9	782.07(2)	1st	Aggravated manslaughter of an
10			elderly person or disabled adult.
11	787.01(1)(a)1.	lst,PBL	Kidnapping; hold for ransom or
12			reward or as a shield or hostage.
13	787.01(1)(a)2.	lst,PBL	Kidnapping with intent to commit
14			or facilitate commission of any
15			felony.
16	787.01(1)(a)4.	lst,PBL	Kidnapping with intent to
17			interfere with performance of any
18			governmental or political
19			function.
20	787.02(3)(a)	1st	False imprisonment; child under
21			age 13; perpetrator also commits
22			aggravated child abuse, sexual
23			battery, or lewd or lascivious
24			battery, molestation, conduct, or
25			exhibition.
26	790.161	1st	Attempted capital destructive
27			device offense.
28	794.011(2)	1st	Attempted sexual battery; victim
29			less than 12 years of age.
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1	794.011(2)	Life	Sexual battery; offender younger
2			than 18 years and commits sexual
3			battery on a person less than 12
4			years.
5	794.011(4)	1st	Sexual battery; victim 12 years
6			or older, certain circumstances.
7	794.011(8)(b)	lst	Sexual battery; engage in sexual
8			conduct with minor 12 to 18 years
9			by person in familial or
10			custodial authority.
11	800.04(5)(b)	lst	Lewd or lascivious molestation;
12			victim less than 12 years;
13			offender 18 years or older.
14	812.13(2)(a)	lst,PBL	Robbery with firearm or other
15			deadly weapon.
16	812.133(2)(a)	lst,PBL	Carjacking; firearm or other
17			deadly weapon.
18	827.03(2)	lst	Aggravated child abuse.
19	847.0145(1)	1st	Selling, or otherwise
20			transferring custody or control,
21			of a minor.
22	847.0145(2)	1st	Purchasing, or otherwise
23			obtaining custody or control, of
24			a minor.
25	859.01	lst	Poisoning food, drink, medicine,
26			or water with intent to kill or
27			injure another person.
28	893.135	lst	Attempted capital trafficking
29			offense.
30	893.135(1)(a)3.	1st	Trafficking in cannabis, more
31			than 10,000 lbs.
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893.135 1 2 (1)(b)1.c. 1st Trafficking in cocaine, more than 3 400 grams, less than 150 4 kilograms. 5 893.135 6 (1)(c)1.c. Trafficking in illegal drugs, 1st 7 more than 28 grams, less than 30 8 kilograms. 9 893.135 Trafficking in phencyclidine, 10 (1)(d)1.c. 1st 11 more than 400 grams. 12 893.135 13 (1)(e)1.c. 1st Trafficking in methaqualone, more 14 than 25 kilograms. 15 893.135 16 (1)(f)1.c. 1st Trafficking in amphetamine, more than 200 grams. 17 Section 11. Section 938.07, Florida Statutes, is 18 19 amended to read: 20 938.07 Driving or boating under the 21 influence.--Notwithstanding any other provision of s. 316.193 22 or s. 327.35, a court cost of \$135 shall be added to any fine imposed pursuant to s. 316.193 or s. 327.35, of which \$25 23 24 shall be deposited in the Emergency Medical Services Trust 25 Fund, \$50 shall be deposited in the Criminal Justice Standards 26 and Training Trust Fund of the Department of Law Enforcement 27 to be used for operational expenses in conducting the 28 statewide criminal analysis laboratory system established in 29 s. 943.32, and \$60 shall be deposited in the Brain and Spinal 30 Cord Injury Rehabilitation Trust Fund created in s. 381.79 31 413.613.

Section 12. There is hereby appropriated from the General Revenue Fund to the Florida Department of Law Enforcement the sum of \$3,500,000 for the purchase of breath testing equipment to be provided to state and local law enforcement agencies. Section 13. This act shall take effect January 1, 2001. HOUSE SUMMARY Revises provisions relating to driving or boating under the influence of alcohol or controlled substances to: the influence of alcohol or controlled substances to: reduce the number of convictions required for a felony DUI or BUI; revise conditions for conviction in cases of accident, serious bodily injury, or death; allow law enforcement officers to place a person in protective custody and require a person placed in protective custody to reimburse the provider of services if the person is convicted; remove the right to refuse a breath, urine, or blood test and require law enforcement officers to inform people that refused to submit to such a test is a people that refusal to submit to such a test is a misdemeanor; require people to submit to a blood test misdemeanor; require people to submit to a blood test under specified circumstances, provide that the test need not be incidental to a lawful arrest, and provide that a breath alcohol test may substitute for a blood alcohol test; provide a penalty for refusing to submit to a chemical test of breath, urine, or blood; state conditions under which a court may find that a person has lost the power of self-control with respect to substance use and is likely to inflict physical harm on himself or herself or another, place such person in protective custody, require payment for care of such a person from a specific fund, and require such person placed in protective custody to reimburse the fund if the person is convicted; revise the felony offense severity ranking chart to include felony BUI and BUI manslaughter; and provide for application of a fee to persons found guilty of boating under the influence. See bill for details.