A bill to be entitled 1 2 An act relating to highway safety; amending s. 318.18, 3 F.S.; providing an additional penalty for violations of 4 provisions that require traffic to stop for a school bus, 5 prohibit racing on highways, and prohibit reckless driving; providing for distribution of moneys collected; 6 7 amending s. 318.21, F.S.; providing for distribution of 8 specified civil penalties; amending s. 322.0261, F.S.; 9 requiring the Department of Highway Safety and Motor 10 Vehicles to identify a person who has committed a violation of specified provisions and require such person 11 to complete a driver improvement course; providing for 12 cancellation of license for failure to complete such 13 course within a specified time period; amending s. 14 15 395.4036, F.S.; providing for distribution of funds to 16 trauma centers; providing an effective date. 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Subsection (5) of section 318.18, Florida Section 1. 21 Statutes, is amended, and subsection (19) is added to that 22 section, to read: 23 318.18 Amount of penalties. -- The penalties required for a 24 noncriminal disposition pursuant to s. 318.14 or a criminal offense listed in s. 318.17 are as follows: 25 (5) (a) One hundred dollars for a violation of s. 26 27 316.172(1)(a), failure to stop for a school bus. If, at a hearing, the alleged offender is found to have committed this 28 Page 1 of 7

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offense, the court shall impose a minimum civil penalty of \$100. In addition to this penalty, for a second or subsequent offense within a period of 5 years, the department shall suspend the driver's license of the person for not less than 90 days and not more than 6 months.

34 Two hundred dollars for a violation of s. (b) 35 316.172(1)(b), passing a school bus on the side that children 36 enter and exit when the school bus displays a stop signal. If, 37 at a hearing, the alleged offender is found to have committed 38 this offense, the court shall impose a minimum civil penalty of \$200. In addition to this penalty, for a second or subsequent 39 offense within a period of 5 years, the department shall suspend 40 41 the driver's license of the person for not less than 180 days 42 and not more than 1 year.

43 In addition to the penalty under paragraph (a) or (C) 44 paragraph (b), \$65 for a violation of s. 316.172(1)(a) or (b). 45 If the alleged offender is found to have committed the offense, 46 the court shall impose the civil penalty under paragraph (a) or 47 paragraph (b) plus an additional \$65. The additional \$65 48 collected under this paragraph shall be remitted to the 49 Department of Revenue for deposit into the Administrative Trust 50 Fund of the Department of Health to be used as provided in s. 51 395.4036. 52 (19) In addition to any other penalty, \$65 for a violation of s. 316.191, prohibiting racing on highways, or s. 316.192, 53 prohibiting reckless driving. The additional \$65 collected under 54 55 this subsection shall be remitted to the Department of Revenue

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| 56 | for deposit into the Administrative Trust Fund of the Department                           |
|----|--------------------------------------------------------------------------------------------|
| 57 | of Health to be used as provided in s. 395.4036.                                           |
| 58 | Section 2. Subsection (18) is added to section 318.21,                                     |
| 59 | Florida Statutes, to read:                                                                 |
| 60 | 318.21 Disposition of civil penalties by county                                            |
| 61 | courtsAll civil penalties received by a county court pursuant                              |
| 62 | to the provisions of this chapter shall be distributed and paid                            |
| 63 | monthly as follows:                                                                        |
| 64 | (18) Notwithstanding subsections (1) and (2), the proceeds                                 |
| 65 | from the additional penalties imposed pursuant to s.                                       |
| 66 | 318.18(5)(c) and (19) shall be distributed as provided in that                             |
| 67 | section.                                                                                   |
| 68 | Section 3. Subsection (3) of section 322.0261, Florida                                     |
| 69 | Statutes, is amended to read:                                                              |
| 70 | 322.0261 Driver improvement course; requirement to                                         |
| 71 | maintain driving privileges; failure to complete; department                               |
| 72 | approval of course                                                                         |
| 73 | (3) The department shall identify any operator convicted                                   |
| 74 | of, or who pleaded nolo contendere to, a <del>second</del> violation of s.                 |
| 75 | 316.074(1) <u>,</u> <del>or</del> s. 316.075(1)(c)1., <u>s. 316.172, s. 316.191, or s.</u> |
| 76 | 316.192 which violation occurred within 12 months after the                                |
| 77 | $rac{first violation_{m{r}}}{}$ and shall require that operator, in addition to           |
| 78 | other applicable penalties, to attend a department-approved                                |
| 79 | driver improvement course in order to maintain driving                                     |
| 80 | privileges. If the operator fails to complete the course within                            |
| 81 | 90 days after receiving notice from the department, the                                    |
| 82 | operator's driver license shall be canceled by the department                              |
| 83 | until the course is successfully completed.                                                |
| I  | Page 3 of 7                                                                                |

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84 Section 4. Section 395.4036, Florida Statutes, is amended 85 to read:

86

395.4036 Trauma payments.--

87 Recognizing the Legislature's stated intent to provide (1)88 financial support to the current verified trauma centers and to 89 provide incentives for the establishment of additional trauma 90 centers as part of a system of state-sponsored trauma centers, 91 the department shall utilize funds collected under s. 318.18(15) 92 and deposited into the Administrative Trust Fund of the 93 department to ensure the availability and accessibility of 94 trauma services throughout the state as provided in this 95 subsection.

96 97

# (a) Funds collected under s. 318.18(15) shall be distributed as follows:

98 <u>1.(a)</u> Twenty percent of the total funds collected under 99 this subsection during the state fiscal year shall be 100 distributed to verified trauma centers that have a local funding 101 contribution as of December 31. Distribution of funds under this 102 <u>subparagraph</u> paragraph shall be based on trauma caseload volume 103 for the most recent calendar year available.

104 <u>2.(b)</u> Forty percent of the total funds collected under 105 this subsection shall be distributed to verified trauma centers 106 based on trauma caseload volume for the most recent calendar 107 year available. The determination of caseload volume for 108 distribution of funds under this <u>subparagraph</u> paragraph shall be 109 based on the department's Trauma Registry data.

110 <u>3.(c)</u> Forty percent of the total funds collected under 111 this subsection shall be distributed to verified trauma centers

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112 based on severity of trauma patients for the most recent 113 calendar year available. The determination of severity for distribution of funds under this subparagraph paragraph shall be 114 115 based on the department's International Classification Injury 116 Severity Scores or another statistically valid and scientifically accepted method of stratifying a trauma patient's 117 118 severity of injury, risk of mortality, and resource consumption 119 as adopted by the department by rule, weighted based on the 120 costs associated with and incurred by the trauma center in 121 treating trauma patients. The weighting of scores shall be 122 established by the department by rule. 123 (b) Funds collected under s. 318.18(5)(c) and (19) shall 124 be distributed as follows: 125 1. Thirty percent of the total funds collected shall be 126 distributed to Level II trauma centers operated by a public 127 hospital governed by an elected board of directors as of 128 December 31, 2008. 129 Thirty-five percent of the total funds collected shall 2. 130 be distributed to verified trauma centers based on trauma 131 caseload volume for the most recent calendar year available. The 132 determination of caseload volume for distribution of funds under 133 this subparagraph shall be based on the department's Trauma 134 Registry data. 135 3. Thirty-five percent of the total funds collected shall 136 be distributed to verified trauma centers based on severity of 137 trauma patients for the most recent calendar year available. The 138 determination of severity for distribution of funds under this 139 subparagraph shall be based on the department's International

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140 <u>Classification Injury Severity Scores or another statistically</u> 141 <u>valid and scientifically accepted method of stratifying a trauma</u> 142 <u>patient's severity of injury, risk of mortality, and resource</u> 143 <u>consumption as adopted by the department by rule, weighted based</u> 144 <u>on the costs associated with and incurred by the trauma center</u> 145 <u>in treating trauma patients. The weighting of scores shall be</u> 146 <u>established by the department by rule.</u>

147 Funds deposited in the department's Administrative (2) 148 Trust Fund for verified trauma centers may be used to maximize 149 the receipt of federal funds that may be available for such 150 trauma centers. Notwithstanding this section and s. 318.14, 151 distributions to trauma centers may be adjusted in a manner to 152 ensure that total payments to trauma centers represent the same proportional allocation as set forth in this section and s. 153 154 318.14. For purposes of this section and s. 318.14, total funds 155 distributed to trauma centers may include revenue from the 156 Administrative Trust Fund and federal funds for which revenue 157 from the Administrative Trust Fund is used to meet state or 158 local matching requirements. Funds collected under ss. 318.14 159 and 318.18(15) and deposited in the Administrative Trust Fund of 160 the department shall be distributed to trauma centers on a 161 quarterly basis using the most recent calendar year data 162 available. Such data shall not be used for more than four 163 quarterly distributions unless there are extenuating 164 circumstances as determined by the department, in which case the most recent calendar year data available shall continue to be 165 166 used and appropriate adjustments shall be made as soon as the 167 more recent data becomes available.

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168 <u>(3)(2)</u>(a) Any trauma center not subject to audit pursuant 169 to s. 215.97 shall annually attest, under penalties of perjury, 170 that such proceeds were used in compliance with law. The annual 171 attestation shall be made in a form and format determined by the 172 department. The annual attestation shall be submitted to the 173 department for review within 9 months after the end of the 174 organization's fiscal year.

(b) Any trauma center subject to audit pursuant to s.
215.97 shall submit an audit report in accordance with rules
adopted by the Auditor General.

178 <u>(4)(3)</u> The department, working with the Agency for Health 179 Care Administration, shall maximize resources for trauma 180 services wherever possible.

181

Section 5. This act shall take effect October 1, 2009.