1	A bill to be entitled
2	An act relating to motor vehicles; amending s. 318.14,
3	F.S.; requiring notification by the clerk of the court
4	if the amount of a civil penalty indicated on a
5	citation is incorrect; amending s. 318.15, F.S.;
6	requiring immediate suspension of the registration of
7	all motor vehicles registered to a person who commits
8	a first offense of failure to comply with a civil
9	penalty or to appear; amending s. 318.18, F.S.;
10	providing a process by which a person may apply to the
11	clerk for permission to satisfy a civil penalty
12	through community service; authorizing the clerk to
13	determine indigent status and grant or deny permission
14	under certain circumstances; requiring the court to
15	review the clerk's determination and make a final
16	determination of indigent status under certain
17	circumstances; amending s. 320.03, F.S.; prohibiting
18	issuance of a license plate or revalidation sticker to
19	a person who fails to comply with a civil penalty or
20	to appear; amending s. 320.131, F.S.; conforming a
21	cross-reference; amending s. 320.27, F.S.; requiring a
22	motor vehicle dealer to verify the validity of a
23	purchaser's driver license; providing immunity from
24	liability; providing penalties; amending s. 938.30,
25	F.S.; conforming provisions to changes made by the
	Dage 1 of 12

Page 1 of 13

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

26	act; providing an effective date.
27	
28	Be It Enacted by the Legislature of the State of Florida:
29	
30	Section 1. Paragraph (a) of subsection (4) of section
31	318.14, Florida Statutes, is amended to read:
32	318.14 Noncriminal traffic infractions; exception;
33	procedures
34	(4)(a) Except as provided in subsection (12), any person
35	charged with a noncriminal infraction under this section who
36	does not elect to appear shall, within 30 days after the date of
37	issuance of the citation:
38	1. Pay the civil penalty and delinquent fee, if
39	applicable, either by mail or in person; or
40	2. Enter into a payment plan in accordance with s. 28.246
41	with the clerk of the court to pay the civil penalty and
42	delinquent fee, if applicable.
43	
44	If the amount of the civil penalty indicated on the citation is
45	determined to be incorrect after issuance of the citation, the
46	clerk of the court shall notify the person within 10 days after
47	such determination, by mail to the address indicated on the
48	citation, of the correct civil penalty amount. The person shall
49	have 30 days from the date the notification is mailed to pay the
50	correct amount.

# Page 2 of 13

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

51 Section 2. Paragraph (a) of subsection (1) of section 52 318.15, Florida Statutes, is amended to read: 53 318.15 Failure to comply with civil penalty or to appear; 54 penalty.-55 If a person fails to comply with the civil (1) (a) 56 penalties provided in s. 318.18 within the time period specified 57 in s. 318.14(4), fails to enter into or comply with the terms of 58 a penalty payment plan with the clerk of the court in accordance with ss. 318.14 and 28.246, fails to attend driver improvement 59 school, or fails to appear at a scheduled hearing, the clerk of 60 the court shall notify the Department of Highway Safety and 61 62 Motor Vehicles of such failure within 10 days after such failure. Upon receipt of such notice, the department shall: 63 64 1. For a first offense, immediately suspend the 65 registration of all motor vehicles registered in such person's 66 name. 67 2. For a second or subsequent offense, immediately issue 68 an order suspending the driver license and privilege to drive of 69 such person effective 20 days after the date the order of 70 suspension is mailed in accordance with s. 322.251(1), (2), and 71 (6). Any such suspension of the driving privilege which has not 72 been reinstated, including a similar suspension imposed outside Florida, shall remain on the records of the department for a 73 74 period of 7 years from the date imposed and shall be removed 75 from the records after the expiration of 7 years from the date

Page 3 of 13

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

76	it is imposed. The department may not accept the resubmission of
77	such suspension.
78	Section 3. Paragraph (b) of subsection (8) of section
79	318.18, Florida Statutes, is amended to read:
80	318.18 Amount of penaltiesThe penalties required for a
81	noncriminal disposition pursuant to s. 318.14 or a criminal
82	offense listed in s. 318.17 are as follows:
83	(8)
84	(b)1.a. If A person who has been ordered to pay a civil
85	penalty for a noncriminal traffic infraction <u>may apply to the</u>
86	clerk of the court for permission to satisfy the civil penalty
87	by participating in community service. The person must use an
88	application form developed by the Florida Clerks of Court
89	Operations Corporation with final approval by the Supreme Court.
90	The application must include, at a minimum, the following
91	financial information:
92	
	(I) Net income, consisting of total salary and wages,
93	(I) Net income, consisting of total salary and wages, minus deductions required by law, including court-ordered
93	minus deductions required by law, including court-ordered
93 94 95 96	minus deductions required by law, including court-ordered support payments.
93 94 95 96 97	<pre>minus deductions required by law, including court-ordered support payments.    (II) Other income, including, but not limited to, social    security benefits, union funds, veterans' benefits, workers'    compensation, other regular support from absent family members,</pre>
93 94 95 96 97 98	<pre>minus deductions required by law, including court-ordered support payments. (II) Other income, including, but not limited to, social security benefits, union funds, veterans' benefits, workers' compensation, other regular support from absent family members, public or private employee pensions, reemployment assistance or</pre>
93 94 95 96 97 98 99	<pre>minus deductions required by law, including court-ordered support payments. (II) Other income, including, but not limited to, social security benefits, union funds, veterans' benefits, workers' compensation, other regular support from absent family members, public or private employee pensions, reemployment assistance or unemployment compensation, dividends, interest, rent, trusts,</pre>
93 94 95 96 97 98	<pre>minus deductions required by law, including court-ordered support payments.    (II) Other income, including, but not limited to, social    security benefits, union funds, veterans' benefits, workers'    compensation, other regular support from absent family members,    public or private employee pensions, reemployment assistance or</pre>

# Page 4 of 13

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

101 (III) Assets, including, but not limited to, cash, savings 102 accounts, bank accounts, stocks, bonds, certificates of deposit, 103 equity in real estate, and equity in a boat or <u>a motor vehicle</u> 104 or in other tangible property. 105 (IV) All liabilities and debts. 106 The application must include a signature by the applicant which 107 108 attests to the truthfulness of the information provided. The 109 application form developed by the corporation must include 110 notice that the applicant may seek court review of a clerk's 111 determination that the applicant is not indigent, as provided in 112 this paragraph. b. The clerk shall assist a person who appears before the 113 114 clerk and requests assistance in completing the application, and 115 the clerk shall notify the court if a person is unable to 116 complete the application after the clerk has provided 117 assistance. 118 c. The clerk of the court shall determine whether an 119 applicant seeking permission to perform community service is 120 indigent based upon the information provided in the application 121 and the criteria prescribed in this sub-subparagraph. 122 (I) An applicant, including an applicant who is a minor or an adult tax-dependent person, is indigent if the applicant's 123 124 income is equal to or below 200 percent of the then-current 125 federal poverty guidelines prescribed for the size of the

Page 5 of 13

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

2017

126	household of the applicant by the United States Department of
127	Health and Human Services or if the person is receiving
128	Temporary Assistance for Needy Families-Cash Assistance,
129	poverty-related veterans' benefits, or Supplemental Security
130	Income.
131	(II) There is a presumption that the applicant is not
132	indigent if the applicant owns, or has equity in, any intangible
133	or tangible personal property or real property or the expectancy
134	of an interest in any such property having a net equity value of
135	\$2,500 or more, excluding the value of the person's homestead
136	and one vehicle having a net value not exceeding \$5,000.
137	(III) Notwithstanding the information provided by the
138	applicant, the clerk may conduct a review of the property
139	records for the county in which the applicant resides and the
140	motor vehicle title records of the state to identify any
141	property interests of the applicant. The clerk may evaluate and
142	consider the results of the review in making a determination
143	under this sub-subparagraph. If the review is conducted, the
144	clerk shall maintain the results of the review in a file with
145	the application and provide the file to the court if the
146	applicant seeks review under sub-subparagraph f. of the clerk's
147	determination of indigent status.
148	d. The duty of the clerk in determining whether an
149	applicant is indigent shall be limited to receiving the
150	application and comparing the information provided in the
	Page 6 of 13

Page 6 of 13

151 application to the criteria prescribed in this subparagraph. The 152 determination of indigent status is a ministerial act of the 153 clerk and not a decision based on further investigation or the 154 exercise of independent judgment by the clerk. The clerk may contract with third parties to perform functions assigned to the 155 156 clerk under this paragraph. e. If the clerk of the court determines that and the 157 158 applicant person is indigent and therefore unable to comply with the court's order due to demonstrable financial hardship, the 159 160 clerk of the court shall allow the applicant person to satisfy 161 the civil penalty by participating in community service until 162 the civil penalty is paid. f. If the clerk of the court determines that the applicant 163 164 is not indigent, the applicant may seek review of the clerk's 165 determination by filing a written motion with the court and 166 submitting to the court the completed application prescribed in 167 sub-subparagraph a. In reviewing the motion, the court shall 168 consider the extent to which the applicant's income equals or 169 exceeds the income criteria prescribed in sub-subparagraph c. 170 The court shall make a final determination of indigent status 171 and, if the court determines that the applicant is indigent, 172 shall order the applicant to perform community service until the 173 civil penalty is paid. g.b. If a court orders, or if the clerk of the court 174 175 allows, a person to perform community service, the person shall

Page 7 of 13

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

176 receive credit for the civil penalty at the specified hourly 177 credit rate per hour of community service performed, and each 178 hour of community service performed shall reduce the civil 179 penalty by that amount.

180 2.a. As used in this paragraph, the term "specified hourly 181 credit rate" means the wage rate that is specified in 29 U.S.C. 182 s. 206(a)(1) under the federal Fair Labor Standards Act of 1938, 183 that is then in effect, and that an employer subject to such 184 provision must pay per hour to each employee subject to such 185 provision.

b. However, if a person ordered by the court or allowed by the clerk of the court to perform community service has a trade or profession for which there is a community service need, the specified hourly credit rate for each hour of community service performed by that person shall be the average prevailing wage rate for the trade or profession that the community service agency needs.

193 The community service agency supervising the person 3.a. shall record the number of hours of community service completed 194 195 and the date the community service hours were completed. The 196 community service agency shall submit the data to the clerk of 197 the court on the letterhead of the community service agency, which must also bear the notarized signature of the person 198 designated to represent the community service agency. 199 200 When the number of community service hours completed by b.

### Page 8 of 13

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

201 the person equals the amount of the civil penalty, the clerk of 202 <u>the</u> court shall certify this fact to the court. Thereafter, the 203 clerk of <u>the</u> court shall record in the case file that the civil 204 penalty has been paid in full.

205

4. As used in this paragraph, the term:

a. "Community service" means uncompensated labor for acommunity service agency.

208 b. "Community service agency" means a not-for-profit 209 corporation, community organization, charitable organization, 210 public officer, the state or any political subdivision of the 211 state, or any other body the purpose of which is to improve the 212 quality of life or social welfare of the community and which 213 agrees to accept community service from persons unable to pay 214 civil penalties for noncriminal traffic infractions.

215 Section 4. Subsection (8) of section 320.03, Florida 216 Statutes, is amended to read:

217 320.03 Registration; duties of tax collectors;
218 International Registration Plan.-

(8) If the applicant's name appears on the list referred to in s. 316.1001(4), s. 316.1967(6), s. <u>318.15(1)(a) or (3)</u> <del>318.15(3)</del>, or s. 713.78(13), a license plate or revalidation sticker may not be issued until that person's name no longer appears on the list or until the person presents a receipt from the governmental entity or the clerk of court that provided the data showing that the fines outstanding have been paid. This

### Page 9 of 13

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

2017

226 subsection does not apply to the owner of a leased vehicle if 227 the vehicle is registered in the name of the lessee of the 228 vehicle. The tax collector and the clerk of the court are each 229 entitled to receive monthly, as costs for implementing and 230 administering this subsection, 10 percent of the civil penalties 231 and fines recovered from such persons. As used in this 232 subsection, the term "civil penalties and fines" does not 233 include a wrecker operator's lien as described in s. 713.78(13). 234 If the tax collector has private tag agents, such tag agents are 235 entitled to receive a pro rata share of the amount paid to the 236 tax collector, based upon the percentage of license plates and 237 revalidation stickers issued by the tag agent compared to the 238 total issued within the county. The authority of any private 239 agent to issue license plates shall be revoked, after notice and 240 a hearing as provided in chapter 120, if he or she issues any license plate or revalidation sticker contrary to the provisions 241 242 of this subsection. This section applies only to the annual renewal in the owner's birth month of a motor vehicle 243 244 registration and does not apply to the transfer of a 245 registration of a motor vehicle sold by a motor vehicle dealer 246 licensed under this chapter, except for the transfer of 247 registrations which includes the annual renewals. This section does not affect the issuance of the title to a motor vehicle, 248 notwithstanding s. 319.23(8)(b). 249

250

Section 5. Subsection (8) of section 320.131, Florida

Page 10 of 13

2017

251 Statutes, is amended to read:

252

320.131 Temporary tags.-

253 The department shall administer an electronic system (8) 254 for licensed motor vehicle dealers to use for issuing temporary 255 tags. If a dealer fails to comply with the department's 256 requirements for issuing temporary tags using the electronic 257 system, the department may deny, suspend, or revoke a license 258 under s. 320.27(10)(b)16. <del>320.27(9)(b)16.</del> upon proof that the 259 licensee has failed to comply with the department's 260 requirements. The department may adopt rules to administer this 261 section.

Section 6. Subsections (8) through (14) of section 320.27, Florida Statutes, are renumbered as subsections (9) through (15), respectively, present subsections (2) and (8) are amended, and a new subsection (8) is added to that section, to read:

266

320.27 Motor vehicle dealers.-

267 (2)LICENSE REQUIRED.-A No person may not shall engage in 268 business as, serve in the capacity of, or act as a motor vehicle 269 dealer in this state without first obtaining a license therefor 270 in the appropriate classification as provided in this section. 271 With the exception of transactions with motor vehicle auctions, 272 a no person other than a licensed motor vehicle dealer may not advertise for sale any motor vehicle belonging to another party 273 274 unless as a direct result of a bona fide legal proceeding, court 275 order, or settlement of an estate  $\tau$  or by operation of law.

## Page 11 of 13

2017

276 However, an owner owners of a motor vehicle vehicles titled in 277 his or her name their names may advertise and offer a vehicle 278 vehicles for sale on his or her their own behalf. It shall be 279 unlawful for A licensed motor vehicle dealer may not to allow a 280 any person other than a bona fide employee to use the motor 281 vehicle dealer license for the purpose of acting in the capacity 282 of or conducting motor vehicle sales transactions as a motor 283 vehicle dealer. A Any person who sells or offers selling or offering a motor vehicle for sale in violation of the licensing 284 285 requirements of this subsection, or who misrepresents to any 286 person its relationship with any manufacturer, importer, or 287 distributor, in addition to the penalties provided in this 288 section, commits herein, shall be deemed quilty of an unfair and 289 deceptive trade practice as defined in part II of chapter 501 290 and is shall be subject to the provisions of subsections (8) and 291 (9) and (10). 292 (8) DRIVER LICENSE VERIFICATION.-293 Notwithstanding any other provision of law to the (a) 294 contrary, before finalizing the sale of a motor vehicle, a motor 295 vehicle dealer shall record the driver license number of the 296 purchaser and verify that the driver license is valid. The 297 department shall provide the motor vehicle dealer access to the driver license record for purposes of such verification. If the 298 299 driver license is suspended, revoked, or otherwise invalid, the 300 dealer shall require an attestation by the purchaser on a form

Page 12 of 13

2017

301 developed by the department indicating that the motor vehicle 302 will be operated by a licensed driver. 303 (b) A motor vehicle dealer who complies with paragraph (a) 304 is not liable for any action of a purchaser or operator of a 305 motor vehicle who has a suspended, revoked, or otherwise invalid 306 driver license. 307 (9) (8) PENALTY.-A Any person who violates found quilty of 308 violating any of the provisions of this section commits is 309 quilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 310 311 Section 7. Subsection (2) of section 938.30, Florida 312 Statutes, is amended to read: 938.30 Financial obligations in criminal cases; 313 314 supplementary proceedings.-315 The court may require a person liable for payment of (2)316 an obligation to appear and be examined under oath concerning 317 the person's financial ability to pay the obligation. The judge may convert the statutory financial obligation into a court-318 319 ordered obligation to perform community service, subject to the 320 provisions of s. 318.18(8), after examining a person under oath 321 and determining the person's inability to pay. A Any person who 322 fails to attend a hearing may be arrested on warrant or capias issued by the clerk upon order of the court. 323 324 Section 8. This act shall take effect July 1, 2017.

## Page 13 of 13