

Amendment No.

CHAMBER ACTION

Senate

House

.

Representative Koster offered the following:

Amendment (with title amendment)

Between lines 1349 and 1350, insert:

Section 30. Effective October 1, 2023, paragraph (a) of subsection (1) of section 316.1932, Florida Statutes, is amended to read:

316.1932 Tests for alcohol, chemical substances, or controlled substances; implied consent; refusal.—

(1)(a)1.a. A person who accepts the privilege extended by the laws of this state of operating a motor vehicle within this state is, by operating such vehicle, deemed to have given his or her consent to submit to an approved chemical test or physical

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

14 test including, but not limited to, an infrared light test of
15 his or her breath for the purpose of determining the alcoholic
16 content of his or her blood or breath if the person is lawfully
17 arrested for any offense allegedly committed while the person
18 was driving or was in actual physical control of a motor vehicle
19 while under the influence of alcoholic beverages. The chemical
20 or physical breath test must be incidental to a lawful arrest
21 and administered at the request of a law enforcement officer who
22 has reasonable cause to believe such person was driving or was
23 in actual physical control of the motor vehicle within this
24 state while under the influence of alcoholic beverages. The
25 administration of a breath test does not preclude the
26 administration of another type of test. The person must ~~shall~~ be
27 told that his or her failure to submit to any lawful test of his
28 or her breath will, for a first refusal, result in the
29 suspension of the person's privilege to operate a motor vehicle
30 for a period of 1 year and the person will be subject to
31 mandatory placement for 1 continuous year, at the person's own
32 expense, of an ignition interlock device approved by the
33 department in accordance with s. 316.1938 on all vehicles that
34 are individually or jointly leased or owned and routinely
35 operated by the person, when the person qualifies for
36 reinstatement of a permanent or restricted driver license. ~~for a~~
37 ~~first refusal, or for a period of 18 months~~ If the driving
38 privilege of such person has been previously suspended or if he

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

39 or she has previously been fined under s. 327.35215 as a result
40 of a refusal to submit to a test or tests required under this
41 chapter or chapter 327, the person must be told that his or her
42 failure to submit to any lawful test of his or her breath will
43 result in the suspension of the person's privilege to operate a
44 motor vehicle for 18 months and the person will be subject to
45 mandatory placement for 18 continuous months, at the person's
46 own expense, of an ignition interlock device approved by the
47 department in accordance with s. 316.1938 on all vehicles that
48 are individually or jointly leased or owned and routinely
49 operated by the person, when the person qualifies for
50 reinstatement of a permanent or restricted driver license. The
51 person must ~~and shall~~ also be told that if he or she refuses to
52 submit to a lawful test of his or her breath and his or her
53 driving privilege has been previously suspended or if he or she
54 has previously been fined under s. 327.35215 for a prior refusal
55 to submit to a lawful test of his or her breath, urine, or blood
56 as required under this chapter or chapter 327, he or she commits
57 a misdemeanor of the first degree, punishable as provided in s.
58 775.082 or s. 775.083, in addition to any other penalties
59 provided by law. The refusal to submit to a chemical or physical
60 breath test upon the request of a law enforcement officer as
61 provided in this section is admissible into evidence in any
62 criminal proceeding.

63 b. A person who accepts the privilege extended by the laws

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

64 of this state of operating a motor vehicle within this state is,
65 by operating such vehicle, deemed to have given his or her
66 consent to submit to a urine test for the purpose of detecting
67 the presence of chemical substances as set forth in s. 877.111
68 or controlled substances if the person is lawfully arrested for
69 any offense allegedly committed while the person was driving or
70 was in actual physical control of a motor vehicle while under
71 the influence of chemical substances or controlled substances.
72 The urine test must be incidental to a lawful arrest and
73 administered at a detention facility or any other facility,
74 mobile or otherwise, which is equipped to administer such tests
75 at the request of a law enforcement officer who has reasonable
76 cause to believe such person was driving or was in actual
77 physical control of a motor vehicle within this state while
78 under the influence of chemical substances or controlled
79 substances. The urine test must ~~shall~~ be administered at a
80 detention facility or any other facility, mobile or otherwise,
81 which is equipped to administer such test in a reasonable manner
82 that will ensure the accuracy of the specimen and maintain the
83 privacy of the individual involved. The administration of a
84 urine test does not preclude the administration of another type
85 of test. The person must ~~shall~~ be told that his or her failure
86 to submit to any lawful test of his or her urine will result in
87 the suspension of the person's privilege to operate a motor
88 vehicle for ~~a period of~~ 1 year for the first refusal, or for a

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

89 ~~period of~~ 18 months if the driving privilege of such person has
90 been previously suspended or if he or she has previously been
91 fined under s. 327.35215 as a result of a refusal to submit to a
92 test or tests required under this chapter or chapter 327, and
93 must ~~shall~~ also be told that if he or she refuses to submit to a
94 lawful test of his or her urine and his or her driving privilege
95 has been previously suspended or if he or she has previously
96 been fined under s. 327.35215 for a prior refusal to submit to a
97 lawful test of his or her breath, urine, or blood as required
98 under this chapter or chapter 327, he or she commits a
99 misdemeanor of the first degree, punishable as provided in s.
100 775.082 or s. 775.083, in addition to any other penalties
101 provided by law. The refusal to submit to a urine test upon the
102 request of a law enforcement officer as provided in this section
103 is admissible into evidence in any criminal proceeding.

104 2. The Alcohol Testing Program within the Department of
105 Law Enforcement is responsible for the regulation of the
106 operation, inspection, and registration of breath test
107 instruments used ~~utilized~~ under the driving and boating under
108 the influence provisions and related provisions located in this
109 chapter and chapters 322 and 327. The program is responsible for
110 the regulation of the individuals who operate, inspect, and
111 instruct on the breath test instruments used ~~utilized~~ in the
112 driving and boating under the influence provisions and related
113 provisions located in this chapter and chapters 322 and 327. The

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

114 program is further responsible for the regulation of blood
115 analysts who conduct blood testing to be used ~~utilized~~ under the
116 driving and boating under the influence provisions and related
117 provisions located in this chapter and chapters 322 and 327. The
118 program must ~~shall~~:

119 a. Establish uniform criteria for the issuance of permits
120 to breath test operators, agency inspectors, instructors, blood
121 analysts, and instruments.

122 b. Have the authority to permit breath test operators,
123 agency inspectors, instructors, blood analysts, and instruments.

124 c. Have the authority to discipline and suspend, revoke,
125 or renew the permits of breath test operators, agency
126 inspectors, instructors, blood analysts, and instruments.

127 d. Establish uniform requirements for instruction and
128 curricula for the operation and inspection of approved
129 instruments.

130 e. Have the authority to specify one approved curriculum
131 for the operation and inspection of approved instruments.

132 f. Establish a procedure for the approval of breath test
133 operator and agency inspector classes.

134 g. Have the authority to approve or disapprove breath test
135 instruments and accompanying paraphernalia for use pursuant to
136 the driving and boating under the influence provisions and
137 related provisions located in this chapter and chapters 322 and
138 327.

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

139 h. With the approval of the executive director of the
140 Department of Law Enforcement, make and enter into contracts and
141 agreements with other agencies, organizations, associations,
142 corporations, individuals, or federal agencies as are necessary,
143 expedient, or incidental to the performance of duties.

144 i. Issue final orders that ~~which~~ include findings of fact
145 and conclusions of law and that ~~which~~ constitute final agency
146 action for the purpose of chapter 120.

147 j. Enforce compliance with this section through civil or
148 administrative proceedings.

149 k. Make recommendations concerning any matter within the
150 purview of this section, this chapter, chapter 322, or chapter
151 327.

152 l. Adopt ~~Promulgate~~ rules for the administration and
153 implementation of this section, including definitions of terms.

154 m. Consult and cooperate with other entities for the
155 purpose of implementing ~~the mandates of~~ this section.

156 n. Have the authority to approve the type of blood test
157 used ~~utilized~~ under the driving and boating under the influence
158 provisions and related provisions located in this chapter and
159 chapters 322 and 327.

160 o. Have the authority to specify techniques and methods
161 for breath alcohol testing and blood testing used ~~utilized~~ under
162 the driving and boating under the influence provisions and
163 related provisions located in this chapter and chapters 322 and

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

164 327.

165 p. Have the authority to approve repair facilities for the
166 approved breath test instruments, including the authority to set
167 criteria for approval.

168
169 ~~Nothing in~~ This section does not shall be construed to supersede
170 provisions in this chapter and chapters 322 and 327. The
171 specifications in this section are derived from the power and
172 authority previously and currently possessed by the Department
173 of Law Enforcement and are enumerated to conform with the
174 mandates of chapter 99-379, Laws of Florida.

175 Section 31. Effective October 1, 2023, section 316.1939,
176 Florida Statutes, is amended to read:

177 316.1939 Refusal to submit to testing; penalties.—

178 (1) A person who refuses to submit to a lawful test of his
179 or her breath as required under s. 316.1932(1)(a)1.a. is subject
180 to mandatory placement, at the person's own expense, of an
181 ignition interlock device approved by the department in
182 accordance with s. 316.1938 on all vehicles individually or
183 jointly leased or owned and routinely operated by the person for
184 1 continuous year for a first refusal, or 18 continuous months
185 for a second or subsequent refusal, when the person qualifies
186 for reinstatement of a permanent or restricted driver license.
187 This subsection applies in addition to any other penalties
188 authorized by this section.

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

189 ~~(2)-(1)~~ A person who has refused to submit to a chemical or
190 physical test of his or her breath or urine, as described in s.
191 316.1932, and whose driving privilege was previously suspended
192 or who was previously fined under s. 327.35215 for a prior
193 refusal to submit to a lawful test of his or her breath, urine,
194 or blood required under this chapter or chapter 327, and:

195 (a) Who the arresting law enforcement officer had probable
196 cause to believe was driving or in actual physical control of a
197 motor vehicle in this state while under the influence of
198 alcoholic beverages, chemical substances, or controlled
199 substances;

200 (b) Who was placed under lawful arrest for a violation of
201 s. 316.193 unless such test was requested pursuant to s.
202 316.1932(1)(c);

203 (c) Who was informed that:7

204 1. If he or she refused to submit to a lawful test of his
205 or her breath, his or her privilege to operate a motor vehicle
206 would be suspended for 1 year for a first refusal or 18 months
207 for a second or subsequent refusal, and that he or she would be
208 subject to mandatory placement, at his or her own expense, of an
209 ignition interlock device approved by the department in
210 accordance with s. 316.1938, for 1 continuous year for a first
211 refusal, or 18 continuous months for a second or subsequent
212 refusal, on all vehicles that he or she individually or jointly
213 leases or owns and routinely operates, when he or she qualifies

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

214 for reinstatement of a permanent or restricted driver license;
215 or

216 2. If he or she refused to submit to a lawful ~~such~~ test of
217 his or her urine, his or her privilege to operate a motor
218 vehicle would be suspended for ~~a period of~~ 1 year for a first
219 refusal or, ~~in the case of a second or subsequent refusal,~~ ~~for a~~
220 ~~period of~~ 18 months for a second or subsequent refusal;

221 (d) Who was informed that a refusal to submit to a lawful
222 test of his or her breath or urine, if his or her driving
223 privilege has been previously suspended or if he or she has
224 previously been fined under s. 327.35215 for a prior refusal to
225 submit to a lawful test of his or her breath, urine, or blood as
226 required under this chapter or chapter 327, is a misdemeanor of
227 the first degree, punishable as provided in s. 775.082 or s.
228 775.083, in addition to any other penalties provided by law; and

229 (e) Who, after having been so informed, refused to submit
230 to any such test when requested to do so by a law enforcement
231 officer or correctional officer

232
233 commits a misdemeanor of the first degree and is subject to
234 punishment as provided in s. 775.082 or s. 775.083.

235 ~~(3)(2)~~ The disposition of any administrative proceeding
236 that relates to the suspension of a person's driving privilege
237 does not affect a criminal action under subsection (2) ~~this~~
238 ~~section.~~

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

239 ~~(4)-(3)~~ The disposition of a criminal action under
240 subsection (2) ~~this section~~ does not affect any administrative
241 proceeding that relates to the suspension of a person's driving
242 privilege. The department's records showing that a person's
243 license has been previously suspended for a prior refusal to
244 submit to a lawful test of his or her breath, urine, or blood is
245 ~~shall be~~ admissible and creates ~~shall create~~ a rebuttable
246 presumption of such suspension.

247 Section 32. Effective October 1, 2023, subsections (12)
248 through (16) of section 322.2615, Florida Statutes, are
249 renumbered as subsections (13) through (17), respectively,
250 subsection (1) and paragraph (a) of subsection (10) are amended,
251 and a new subsection (12) is added to that section, to read:

252 322.2615 Suspension of license; right to review.—

253 (1)(a) A law enforcement officer or correctional officer
254 shall, on behalf of the department, suspend the driving
255 privilege of a person who is driving or in actual physical
256 control of a motor vehicle and who has an unlawful blood-alcohol
257 level or breath-alcohol level of 0.08 or higher, or of a person
258 who has refused to submit to a urine test or a test of his or
259 her breath-alcohol or blood-alcohol level. The officer shall
260 take the person's driver license and issue the person a 10-day
261 temporary permit if the person is otherwise eligible for the
262 driving privilege and shall issue the person a notice of
263 suspension. If a blood test has been administered, the officer

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

264 or the agency employing the officer shall transmit such results
265 to the department within 5 days after receipt of the results. If
266 the department then determines that the person had a blood-
267 alcohol level or breath-alcohol level of 0.08 or higher, the
268 department shall suspend the person's driver license pursuant to
269 subsection (3).

270 (b) The suspension under paragraph (a) shall be pursuant
271 to, and the notice of suspension shall inform the driver of, the
272 following:

273 1.a. The driver refused to submit to a lawful breath,
274 ~~blood, or urine~~ test and his or her driving privilege is
275 suspended for ~~a period of~~ 1 year for a first refusal or for a
276 ~~period of~~ 18 months if his or her driving privilege has been
277 previously suspended as a result of a refusal to submit to such
278 a test, and he or she is subject to mandatory placement, at his
279 or her own expense, of an ignition interlock device approved by
280 the department in accordance with s. 316.1938 for 1 continuous
281 year for a first refusal, or 18 continuous months for a second
282 or subsequent refusal, on all vehicles that he or she
283 individually or jointly leases or owns and routinely operates,
284 when he or she qualifies for reinstatement of a permanent or
285 restricted driver license;

286 b. The driver refused to submit to a lawful blood or urine
287 test and his or her driving privilege is suspended for 1 year
288 for a first refusal or for 18 months if his or her driving

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

289 privilege has been previously suspended as a result of a refusal
290 to submit to such a test; or

291 ~~c.b.~~ The driver was driving or in actual physical control
292 of a motor vehicle and had an unlawful blood-alcohol level or
293 breath-alcohol level of 0.08 or higher and his or her driving
294 privilege is suspended for ~~a period of~~ 6 months for a first
295 offense or for ~~a period of~~ 1 year if his or her driving
296 privilege has been previously suspended under this section.

297 2. The suspension period shall commence on the date of
298 issuance of the notice of suspension.

299 3. The driver may request a formal or informal review of
300 the suspension by the department within 10 days after the date
301 of issuance of the notice of suspension or may request a review
302 of eligibility for a restricted driving privilege under s.
303 322.271(7).

304 4. The temporary permit issued at the time of suspension
305 expires at midnight of the 10th day following the date of
306 issuance of the notice of suspension.

307 5. The driver may submit to the department any materials
308 relevant to the suspension.

309 (10) A person whose driver license is suspended under
310 subsection (1) or subsection (3) may apply for issuance of a
311 license for business or employment purposes only if the person
312 is otherwise eligible for the driving privilege pursuant to s.
313 322.271.

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

314 (a) If the suspension of the driver license of the person
315 for failure to submit to a breath, urine, or blood test is
316 sustained, the person is not eligible to receive a license for
317 business or employment purposes only, pursuant to s. 322.271,
318 until 30 ~~90~~ days have elapsed after the expiration of the last
319 temporary permit issued. If the driver is not issued a 10-day
320 permit pursuant to this section or s. 322.64 because he or she
321 is ineligible for the permit and the suspension for failure to
322 submit to a breath, urine, or blood test is not invalidated by
323 the department, the driver is not eligible to receive a business
324 or employment license pursuant to s. 322.271 until 30 ~~90~~ days
325 have elapsed from the date of the suspension.

326 (12) If a person whose driver license is suspended for
327 refusal to submit to a lawful breath test has his or her driver
328 license suspension invalidated for any reason under this
329 section, the requirement that he or she install an ignition
330 interlock device for refusal to submit to a lawful test of his
331 or her breath under s. 316.1939(1) is waived.

332 Section 33. Effective October 1, 2023, subsections (13)
333 through (19) of section 322.2616, Florida Statutes, are
334 renumbered as subsections (14) through (20), respectively,
335 subsection (2) is amended, and a new subsection (13) is added to
336 that section, to read:

337 322.2616 Suspension of license; persons under 21 years of
338 age; right to review.-

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

339 (2) (a) A law enforcement officer or correctional officer
340 shall, on behalf of the department, suspend the driving
341 privilege of such person if the person has a blood-alcohol or
342 breath-alcohol level of 0.02 or higher. The officer shall also
343 suspend, on behalf of the department, the driving privilege of a
344 person who has refused to submit to a test as provided by
345 paragraph (b). The officer shall take the person's driver
346 license and issue the person a 10-day temporary driving permit
347 if the person is otherwise eligible for the driving privilege
348 and shall issue the person a notice of suspension.

349 (b) The suspension under paragraph (a) must be pursuant
350 to, and the notice of suspension must inform the driver of, the
351 following:

352 1.a. The driver refused to submit to a lawful breath test
353 and his or her driving privilege is suspended for ~~a period of 1~~
354 ~~year for a first refusal or for a period of 18 months if his or~~
355 ~~her driving privilege has been previously suspended as provided~~
356 ~~in this section as a result of a refusal to submit to a test,~~
357 ~~and he or she is subject to mandatory placement, at his or her~~
358 ~~own expense, of an ignition interlock device approved by the~~
359 ~~department in accordance with s. 316.1938 for 1 continuous year~~
360 ~~for a first refusal, or 18 continuous months for a second or~~
361 ~~subsequent refusal, on all vehicles that he or she individually~~
362 ~~or jointly leases or owns and routinely operates, when he or she~~
363 ~~qualifies for reinstatement of a permanent or restricted driver~~

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

364 license; or

365 b. The driver was under the age of 21 and was driving or
366 in actual physical control of a motor vehicle while having a
367 blood-alcohol or breath-alcohol level of 0.02 or higher; and the
368 person's driving privilege is suspended for ~~a period of~~ 6 months
369 for a first violation, or for ~~a period of~~ 1 year if his or her
370 driving privilege has been previously suspended as provided in
371 this section for driving or being in actual physical control of
372 a motor vehicle with a blood-alcohol or breath-alcohol level of
373 0.02 or higher.

374 2. The suspension period commences on the date of issuance
375 of the notice of suspension.

376 3. The driver may request a formal or informal review of
377 the suspension by the department within 10 days after the
378 issuance of the notice of suspension.

379 4. A temporary permit issued at the time of the issuance
380 of the notice of suspension shall not become effective until
381 after 12 hours have elapsed and will expire at midnight of the
382 10th day following the date of issuance.

383 5. The driver may submit to the department any materials
384 relevant to the suspension of his or her license.

385 (c) When a driver subject to this section has a blood-
386 alcohol or breath-alcohol level of 0.05 or higher, the
387 suspension shall remain in effect until such time as the driver
388 has completed a substance abuse course offered by a DUI program

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

389 licensed by the department. The driver shall assume the
390 reasonable costs for the substance abuse course. As part of the
391 substance abuse course, the program shall conduct a substance
392 abuse evaluation of the driver, and notify the parents or legal
393 guardians of drivers under the age of 19 years of the results of
394 the evaluation. The term "substance abuse" means the abuse of
395 alcohol or any substance named or described in Schedules I
396 through V of s. 893.03. If a driver fails to complete the
397 substance abuse education course and evaluation, the driver
398 license shall not be reinstated by the department.

399 (d) A minor under the age of 18 years proven to be driving
400 with a blood-alcohol or breath-alcohol level of 0.02 or higher
401 may be taken by a law enforcement officer to the addictions
402 receiving facility in the county in which the minor is found to
403 be so driving, if the county makes the addictions receiving
404 facility available for such purpose.

405 (13) If a person whose driver license is suspended for
406 refusal to submit to a lawful breath test has his or her driver
407 license suspension invalidated for any reason under this
408 section, the requirement that he or she install an ignition
409 interlock device for refusal to submit to a lawful test of his
410 or her breath under s. 316.1939(1) is waived.

411 Section 34. Effective October 1, 2023, subsection (5) of
412 section 322.2715, Florida Statutes, is renumbered as subsection
413 (6), subsection (1) is amended, and a new subsection (5) is

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

414 added to that section, to read:

415 322.2715 Ignition interlock device.—

416 (1) Before issuing a permanent or restricted driver
417 license under this chapter, the department shall require the
418 placement of a department-approved ignition interlock device for
419 any person convicted of committing an offense of driving under
420 the influence as specified in subsection (3), or for any person
421 who refused to submit to a lawful test of his or her breath as
422 specified in subsection (5), except that consideration may be
423 given to those individuals having a documented medical condition
424 that would prohibit the device from functioning normally. If a
425 medical waiver has been granted for a ~~convicted~~ person seeking a
426 restricted license, the ~~convicted~~ person shall not be entitled
427 to a restricted license until the required ignition interlock
428 device installation period under subsection (3) or subsection
429 (5) expires, in addition to the time requirements under s.
430 322.271. If a medical waiver has been approved for a ~~convicted~~
431 person seeking permanent reinstatement of the driver license,
432 the ~~convicted~~ person must be restricted to an employment-
433 purposes-only license and be supervised by a licensed DUI
434 program until the required ignition interlock device
435 installation period under subsection (3) or subsection (5)
436 expires. An interlock device shall be placed on all vehicles
437 that are individually or jointly leased or owned and routinely
438 operated by the ~~convicted~~ person.

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

439 (5) If a person refused to submit to a lawful test of his
440 or her breath as required by s. 316.1932(1)(a)1.a., he or she
441 must install, at his or her own expense, an ignition interlock
442 device on all vehicles individually or jointly leased or owned
443 and routinely operated by the person for 1 continuous year for a
444 first refusal or for 18 continuous months for a second or
445 subsequent refusal upon reinstatement of a permanent or
446 restricted driver license.

447

448

449

T I T L E A M E N D M E N T

450

Between lines 131 and 132, insert:

451

amending s. 316.1932, F.S.; requiring a person

452

arrested for driving under the influence who refuses

453

to submit to a lawful test of his or her breath to be

454

told that he or she is subject to mandatory placement,

455

for a specified period, of an ignition interlock

456

device on all vehicles that are individually or

457

jointly leased or owned and routinely operated by the

458

person; amending s. 316.1939, F.S.; requiring a person

459

arrested for driving under the influence who refuses

460

to submit to a lawful test of his or her breath to be

461

subject to mandatory placement, for a specified

462

period, of an ignition interlock device on all

463

vehicles that are individually or jointly leased or

168321

Approved For Filing: 4/25/2023 2:35:20 PM

Amendment No.

464 owned and routinely operated by the person; conforming
465 provisions to changes made by the act; amending s.
466 322.2615, F.S.; requiring certain information to be
467 contained in a notice of suspension; decreasing the
468 period during which a person whose driver license is
469 suspended for failure to submit to a breath, urine, or
470 blood test is not eligible to receive a license for
471 business or employment purposes only; waiving the
472 requirement to install an ignition interlock device
473 under certain circumstances; amending s. 322.2616,
474 F.S.; requiring certain information to be contained in
475 a notice of suspension; waiving the requirement to
476 install an ignition interlock device under certain
477 circumstances; amending s. 322.2715, F.S.; directing
478 the Department of Highway Safety and Motor Vehicles to
479 require placement of an ignition interlock device
480 before issuing a permanent or restricted driver
481 license to a person who refused to submit to a lawful
482 test of his or her breath; requiring the person to
483 install the device at his or her own expense for a
484 specified period;

168321

Approved For Filing: 4/25/2023 2:35:20 PM