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LEGISLATIVE ACTION

Senate

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House

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04/23/2025 11:09 AM

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Senator DiCeglie moved the following:

**Senate Amendment (with title amendment)**

Delete lines 130 - 192

and insert:

Section 1. Subsection (2) of section 161.58, Florida Statutes, is amended to read:

161.58 Vehicular traffic on coastal beaches.—

(2) Vehicular traffic, except that which is necessary for cleanup, repair, or public safety; for removal of rental equipment using off-highway vehicles as defined in s. 317.0003, as authorized by the governing body having jurisdiction of the



12 coastal property through formal agreement; or for the purpose  
13 of maintaining existing licensed and permitted traditional  
14 commercial fishing activities or existing authorized public  
15 accessways, is prohibited on coastal beaches except where a  
16 local government with jurisdiction over a coastal beach or  
17 portions of a coastal beach has:

18 (a) Authorized such traffic, by at least a three-fifths  
19 vote of its governing body, on all or portions of the beaches  
20 under its jurisdiction prior to the effective date of this act;  
21 and

22 (b) Determined, by October 1, 1989, in accordance with the  
23 rules of the department, that less than 50 percent of the peak  
24 user demand for off-beach parking is available. However, the  
25 requirements and department rulemaking authority provided in  
26 this paragraph shall not apply to counties that have adopted,  
27 prior to January 1, 1988, unified countywide beach regulations  
28 pursuant to a county home rule charter.

29 Section 2. Section 218.3215, Florida Statutes, is created  
30 to read:

31 218.3215 County transportation project data.—

32 (1) Each county shall, annually by January 15, report to  
33 the Office of Economic and Demographic Research all of the  
34 following information, by county fiscal year, for surtax  
35 revenues received pursuant to s. 212.055(1):

36 (a) Total proceeds from the surtax received by the county.

37 (b) The amount allocated by the county for road and bridge  
38 projects. The Office of Economic and Demographic Research, in  
39 consultation with the Department of Transportation, shall define  
40 broad categories, including, but not limited to, widening,



41 repair and rehabilitation, sidewalks, or payment or pledge of  
42 bonds for the construction of roads or bridges, for reporting  
43 this information. This information must be reported as a total  
44 by category and by revenue source by category.

45 (c) The total expenditure on road and bridge projects by  
46 category.

47 (d) The unexpended balances of funds allocated to road and  
48 bridge projects by category.

49 (e) A list of current road and bridge projects, including  
50 the project cost, location, and scope.

51 (f) The amount allocated by the county to all other  
52 permissible uses of the proceeds from the surtax, excluding road  
53 and bridge projects and the payment or pledge of bonds for the  
54 construction of roads or bridges.

55 (2) Counties shall report the information required by this  
56 section in the format specified by the Office of Economic and  
57 Demographic Research. The Office of Economic and Demographic  
58 Research shall compile the information into a report and provide  
59 the report to the President of the Senate, the Speaker of the  
60 House of Representatives, and the Department of Transportation.

61 Section 3. Paragraph (b) of subsection (3) and subsections  
62 (41) and (109) of section 316.003, Florida Statutes, are amended  
63 to read:

64 316.003 Definitions.—The following words and phrases, when  
65 used in this chapter, shall have the meanings respectively  
66 ascribed to them in this section, except where the context  
67 otherwise requires:

68 (3) AUTOMATED DRIVING SYSTEM.—The hardware and software  
69 that are collectively capable of performing the entire dynamic



70 driving task of an autonomous vehicle on a sustained basis,  
71 regardless of whether it is limited to a specific operational  
72 design domain. The term:

73 (b) "Dynamic driving task" means all of the real-time  
74 operational and tactical functions required to operate a vehicle  
75 in on-road traffic within its specific operational design  
76 domain, if any, excluding strategic functions such as trip  
77 scheduling; provision of event-based information, advice,  
78 instruction, or revised goals; and selection of destinations and  
79 waypoints.

80 (41) MICROMOBILITY DEVICE.—A motorized transportation  
81 device designed for individual use which is typically 20 to 36  
82 inches in width and 50 pounds or less in weight and which  
83 operates at a speed of typically less than 15 miles per hour but  
84 no more than 28 miles per hour. This term includes both a human-  
85 powered and a nonhuman-powered device such as a bicycle,  
86 electric bicycle, motorized scooter, or any other device that is  
87 owned by an individual or part of a shared fleet ~~Any motorized~~  
88 ~~transportation device made available for private use by~~  
89 ~~reservation through an online application, website, or software~~  
90 ~~for point-to-point trips and which is not capable of traveling~~  
91 ~~at a speed greater than 20 miles per hour on level ground. This~~  
92 ~~term includes motorized scooters and bicycles as defined in this~~  
93 ~~chapter.~~

94 (109) VEHICLE.—Every device in, upon, or by which any  
95 person or property is or may be transported or drawn upon a  
96 street or highway, except personal delivery devices, mobile  
97 carriers, and devices used exclusively upon stationary rails or  
98 tracks.



133278

99           Section 4. Effective upon this act becoming a law, present  
100 subsections (6) through (19) of section 316.173, Florida  
101 Statutes, are redesignated as subsections (7) through (20),  
102 respectively, a new subsection (6) is added to that section, and  
103 paragraph (c) of subsection (1), subsection (5), and present  
104 subsections (8), (10), (11), and (12) of that section are  
105 amended, to read:

106           316.173 School bus infraction detection systems.—

107           (1)

108           (c) The school district must ensure that each school bus  
109 infraction detection system meets the requirements of subsection  
110 (19) ~~(18)~~.

111           (5) Within 30 days after receiving the information required  
112 in subsection (4), the law enforcement agency or its designee  
113 must, if it is determined that the motor vehicle violated s.  
114 316.172(1)(a) or (b), send a notice of violation to the  
115 registered owner of the motor vehicle involved in the violation  
116 specifying the remedies available under s. 318.14 and that the  
117 violator must pay the penalty under s. 318.18(5), ~~or~~ furnish an  
118 affidavit in accordance with subsection (11), or request an  
119 administrative hearing with the school district or county, as  
120 applicable, ~~subsection (10)~~ within 60 ~~30~~ days after the notice  
121 of violation is sent in order to avoid court fees, costs, and  
122 the issuance of a uniform traffic citation. The mailing of the  
123 notice of violation constitutes notification. The notice of  
124 violation must be sent by first-class mail and include all of  
125 the following:

126           (a) A copy of one or more recorded images showing the motor  
127 vehicle involved in the violation, including an image showing



133278

128 the license plate of the motor vehicle.

129 (b) The date, time, and location of the violation.

130 (c) The amount of the civil penalty, the date by which the  
131 civil penalty must be paid, and instructions on how to pay the  
132 civil penalty.

133 (d) Instructions on how to request a hearing to contest  
134 liability or the notice of violation.

135 (e) A notice that the owner has the right to review, in  
136 person or remotely, the video and images recorded by the school  
137 bus infraction detection system which constitute a rebuttable  
138 presumption against the owner of the motor vehicle that the  
139 motor vehicle was used in violation of s. 316.172(1)(a) or (b).

140 (f) The time when, and the place or website at which, the  
141 recorded video and images may be examined and observed.

142 (g) A warning that failure to pay the civil penalty or to  
143 contest liability within 60 ~~30~~ days after the notice is sent  
144 will result in the issuance of a uniform traffic citation. ~~A~~  
145 ~~court that has jurisdiction over traffic violations shall~~  
146 ~~determine whether a violation of this section has occurred. If a~~  
147 ~~court finds by a preponderance of the evidence that a violation~~  
148 ~~occurred, the court must uphold the violation. If the notice of~~  
149 ~~violation is upheld, the court must require the petitioner to~~  
150 ~~pay the penalty previously assessed under s. 318.18(5), and may~~  
151 ~~also require the petitioner to pay costs, not to exceed those~~  
152 ~~established in s. 316.0083(5)(e).~~

153 (6) (a) A local hearing officer appointed by the school  
154 district or county shall administer an administrative hearing  
155 process for a contested notice of violation. The school district  
156 may appoint an attorney who is, and has been for the preceding 5



133278

157 years, a member in good standing with The Florida Bar to serve  
158 as a local hearing officer. The county in which a school  
159 district has entered into an interlocal agreement with a law  
160 enforcement agency to issue uniform traffic citations may  
161 designate by resolution existing staff to serve as the local  
162 hearing officer. At the administrative hearing, the local  
163 hearing officer shall determine whether a violation of s.  
164 316.172(1)(a) or (b) has occurred. If the local hearing officer  
165 finds by a preponderance of the evidence that a violation has  
166 occurred, the local hearing officer must uphold the notice of  
167 violation and require the petitioner to pay the penalty  
168 previously assessed under s. 318.18(5). The local hearing  
169 officer shall also require the petitioner to pay costs  
170 consistent with this subsection.

171 (b) Procedures for an administrative hearing conducted  
172 under this subsection are as follows:

173 1. The department shall make available electronically to  
174 the school district or its designee or the county a Request for  
175 Hearing form to assist each district or county with  
176 administering this subsection.

177 2. A person, referred to in this paragraph as the  
178 petitioner, who elects to request a hearing under this  
179 subsection shall be scheduled for a hearing. The hearing may be  
180 conducted either virtually via live video conferencing or in  
181 person.

182 3. Within 120 days after receipt of a timely request for a  
183 hearing, the law enforcement agency or its designee shall  
184 provide a replica of the notice of violation data to the school  
185 district or county by manual or electronic transmission, and



186 thereafter the school district or its designee or the county  
187 shall mail a notice of hearing, which shall include a hearing  
188 date and may at the discretion of the district or county include  
189 virtual and in-person hearing options, to the petitioner by  
190 first-class mail. Mailing of the notice of hearing constitutes  
191 notification. Upon receipt of the notice of hearing, the  
192 petitioner may reschedule the hearing once by submitting a  
193 written request to the local hearing officer at least 5 calendar  
194 days before the day of the originally scheduled hearing. The  
195 petitioner may cancel his or her hearing by paying the penalty  
196 assessed in the notice of violation.

197 4. All testimony at the hearing shall be under oath. The  
198 local hearing officer shall take testimony from the law  
199 enforcement agency and the petitioner, and may take testimony  
200 from others. The local hearing officer shall review the video  
201 and images recorded by a school bus infraction detection system.  
202 Formal rules of evidence do not apply, but due process shall be  
203 observed and govern the proceedings.

204 5. At the conclusion of the hearing, the local hearing  
205 officer shall determine by a preponderance of the evidence  
206 whether a violation has occurred and shall uphold or dismiss the  
207 violation. The local hearing officer shall issue a final  
208 administrative order including the determination and, if the  
209 notice of violation is upheld, require the petitioner to pay the  
210 civil penalty previously assessed in the notice of violation,  
211 and shall also require the petitioner to pay costs, not to  
212 exceed those established in s. 316.0083(5) (e), to be used by the  
213 county for operational costs relating to the hearing process or  
214 by the school district for technology and operational costs





133278

215 relating to the hearing process as well as school transportation  
216 safety-related initiatives. The final administrative order shall  
217 be mailed to the petitioner by first-class mail.

218 6. An aggrieved party may appeal a final administrative  
219 order consistent with the process provided in s. 162.11.

220 (c) Any hearing for a contested notice of violation that  
221 has not been conducted before July 1, 2025, may be conducted  
222 pursuant to the procedures in this subsection within 1 year  
223 after such date.

224 (9)~~(8)~~ A uniform traffic citation must be issued by mailing  
225 the uniform traffic citation by certified mail to the address of  
226 the registered owner of the motor vehicle involved in the  
227 violation if, within 60 days after notification under subsection  
228 (5), payment has not been made, ~~within 30 days after~~  
229 notification under subsection (5) and if the registered owner  
230 has not submitted an affidavit in accordance with subsection  
231 (11), or the registered owner has not requested an  
232 administrative hearing with the school district or county, as  
233 applicable, contesting the notice of violation pursuant to  
234 subsection (6) ~~(10)~~.

235 (a) Delivery of the uniform traffic citation constitutes  
236 notification of a violation under this subsection. If the  
237 registered owner or co-owner of the motor vehicle; the person  
238 identified as having care, custody, or control of the motor  
239 vehicle at the time of the violation; or a duly authorized  
240 representative of the owner, co-owner, or identified person  
241 initiates a proceeding to challenge the citation, such person  
242 waives any challenge or dispute as to the delivery of the  
243 uniform traffic citation.



133278

244 (b) In the case of joint ownership of a motor vehicle, the  
245 uniform traffic citation must be mailed to the first name  
246 appearing on the motor vehicle registration, unless the first  
247 name appearing on the registration is a business organization,  
248 in which case the second name appearing on the registration may  
249 be used.

250 (c) The uniform traffic citation mailed to the registered  
251 owner of the motor vehicle involved in the violation must be  
252 accompanied by information described in paragraphs (5)(a)-(f).

253 (11)~~(10)~~ To establish such facts under subsection (10) ~~(9)~~,  
254 the registered owner of the motor vehicle must, within 60 ~~30~~  
255 days after the date of issuance of the notice of violation or  
256 the uniform traffic citation, furnish to the law enforcement  
257 agency that issued the notice of violation or uniform traffic  
258 citation an affidavit setting forth information supporting an  
259 exception under subsection (10) ~~(9)~~.

260 (a) An affidavit supporting the exception under paragraph  
261 (10)(a) ~~(9)(a)~~ must include the name, address, date of birth,  
262 and, if known, the driver license number of the person who  
263 leased, rented, or otherwise had care, custody, or control of  
264 the motor vehicle at the time of the alleged violation. If the  
265 motor vehicle was stolen at the time of the alleged violation,  
266 the affidavit must include the police report indicating that the  
267 motor vehicle was stolen.

268 (b) If a uniform traffic citation for a violation of s.  
269 316.172(1)(a) or (b) was issued at the location of the violation  
270 by a law enforcement officer, the affidavit must include the  
271 serial number of the uniform traffic citation.

272 (c) If the motor vehicle's owner to whom a notice of



273 violation or a uniform traffic citation has been issued is  
274 deceased, the affidavit must include a certified copy of the  
275 owner's death certificate showing that the date of death  
276 occurred on or before the date of the alleged violation and one  
277 of the following:

278 1. A bill of sale or other document showing that the  
279 deceased owner's motor vehicle was sold or transferred after his  
280 or her death but on or before the date of the alleged violation.

281 2. Documented proof that the registered license plate  
282 belonging to the deceased owner's motor vehicle was returned to  
283 the department or any branch office or authorized agent of the  
284 department after his or her death but on or before the date of  
285 the alleged violation.

286 3. A copy of the police report showing that the deceased  
287 owner's registered license plate or motor vehicle was stolen  
288 after his or her death but on or before the date of the alleged  
289 violation.

290  
291 Upon receipt of the affidavit and documentation required under  
292 paragraphs (b) and (c), or 60 ~~30~~ days after the date of issuance  
293 of a notice of violation sent to a person identified as having  
294 care, custody, or control of the motor vehicle at the time of  
295 the violation under paragraph (a), the law enforcement agency  
296 must dismiss the notice or citation and provide proof of such  
297 dismissal to the person who submitted the affidavit. If, within  
298 60 ~~30~~ days after the date of a notice of violation sent to a  
299 person under subsection (12) ~~(11)~~, the law enforcement agency  
300 receives an affidavit under subsection (13) ~~(12)~~ from the person  
301 who was sent a notice of violation affirming that the person did



302 not have care, custody, or control of the motor vehicle at the  
303 time of the violation, the law enforcement agency must notify  
304 the registered owner that the notice or citation will not be  
305 dismissed due to failure to establish that another person had  
306 care, custody, or control of the motor vehicle at the time of  
307 the violation.

308 (12)~~(11)~~ Upon receipt of an affidavit under paragraph  
309 (10) (a) ~~(9) (a)~~, the law enforcement agency may issue the person  
310 identified as having care, custody, or control of the motor  
311 vehicle at the time of the violation a notice of violation  
312 pursuant to subsection (5) for a violation of s. 316.172(1) (a)  
313 or (b). The affidavit is admissible in a proceeding pursuant to  
314 this section for the purpose of providing evidence that the  
315 person identified in the affidavit was in actual care, custody,  
316 or control of the motor vehicle. The owner of a leased motor  
317 vehicle for which a uniform traffic citation is issued for a  
318 violation of s. 316.172(1) (a) or (b) is not responsible for  
319 paying the uniform traffic citation and is not required to  
320 submit an affidavit as specified in subsection (11) ~~(10)~~ if the  
321 motor vehicle involved in the violation is registered in the  
322 name of the lessee of such motor vehicle.

323 (13)~~(12)~~ If a law enforcement agency receives an affidavit  
324 under paragraph (10) (a) ~~(9) (a)~~, the notice of violation required  
325 under subsection (5) must be sent to the person identified in  
326 the affidavit within 30 days after receipt of the affidavit. The  
327 person identified in an affidavit and sent a notice of violation  
328 may ~~also~~ affirm he or she did not have care, custody, or control  
329 of the motor vehicle at the time of the violation by furnishing  
330 to the appropriate law enforcement agency within 60 ~~30~~ days



133278

331 after the date of the notice of violation an affidavit stating  
332 such.

333 Section 5. Effective upon this act becoming a law,  
334 paragraph (a) of subsection (3) of section 316.650, Florida  
335 Statutes, is amended to read:

336 316.650 Traffic citations.—

337 (3) (a) Except for a traffic citation issued pursuant to s.  
338 316.1001, s. 316.0083, s. 316.173, or s. 316.1896, each traffic  
339 enforcement officer, upon issuing a traffic citation to an  
340 alleged violator of any provision of the motor vehicle laws of  
341 this state or of any traffic ordinance of any municipality or  
342 town, shall deposit the original traffic citation or, in the  
343 case of a traffic enforcement agency that has an automated  
344 citation issuance system, the agency ~~chief administrative~~  
345 ~~officer~~ shall provide by an electronic transmission a replica of  
346 the citation data to the ~~a~~ court having jurisdiction over the  
347 alleged offense or with its traffic violations bureau within 5  
348 business days after issuance to the violator.

349 Section 6. Section 316.88, Florida Statutes, is created to  
350 read:

351 316.88 Creation of a wake on streets or highways.—A person  
352 may not operate a motor vehicle, vessel, or any other conveyance  
353 at a speed that creates an excessive wake on a flooded or  
354 inundated street or highway.

355 Section 7. Effective upon this act becoming a law,  
356 paragraphs (a), (b), and (c) of subsection (5) of section  
357 318.18, Florida Statutes, are amended to read:

358 318.18 Amount of penalties.—The penalties required for a  
359 noncriminal disposition pursuant to s. 318.14 or a criminal



133278

360 offense listed in s. 318.17 are as follows:

361       (5) (a) 1. Except as provided in subparagraph 2., \$200 ~~two~~  
362 ~~hundred dollars~~ for a violation of s. 316.172(1)(a), failure to  
363 stop for a school bus. If, at a hearing, the alleged offender is  
364 found to have committed this offense, the court shall impose a  
365 minimum civil penalty of \$200. In addition to this penalty, for  
366 a second or subsequent offense within a period of 5 years, the  
367 department shall suspend the driver license of the person for  
368 not less than 180 days and not more than 1 year.

369       2. If a violation of s. 316.172(1)(a) is enforced by a  
370 school bus infraction detection system pursuant to s. 316.173,  
371 the penalty of \$200 shall be imposed. If, at an administrative  
372 hearing contesting a notice of violation or uniform traffic  
373 citation, the alleged offender is found to have committed this  
374 offense, a minimum civil penalty of \$200 shall be imposed.  
375 Notwithstanding any other provision of law, the civil penalties  
376 assessed under this subparagraph resulting from a notice of  
377 violation or uniform traffic citation shall be remitted to the  
378 school district at least monthly and used pursuant to s.  
379 316.173(8).

380       (b) 1. Except as provided in subparagraph 2., \$400 ~~four~~  
381 ~~hundred dollars~~ for a violation of s. 316.172(1)(b), passing a  
382 school bus on the side that children enter and exit when the  
383 school bus displays a stop signal. If, at a hearing, the alleged  
384 offender is found to have committed this offense, the court  
385 shall impose a minimum civil penalty of \$400.

386       2. If a violation of s. 316.172(1)(b) is enforced by a  
387 school bus infraction detection system pursuant to s. 316.173,  
388 the penalty under this subparagraph ~~paragraph~~ is a minimum of



133278

389 \$200. If, at a hearing contesting a notice of violation or  
390 uniform traffic citation, the alleged offender is found to have  
391 committed this offense, the court shall ~~must~~ impose a minimum  
392 civil penalty of \$200. Notwithstanding any other provision of  
393 law, the civil penalties assessed under this subparagraph  
394 resulting from notice of violation or uniform traffic citation  
395 shall be remitted to the school district at least monthly and  
396 used pursuant to s. 316.173(8).

397 3. In addition to this penalty, for a second or subsequent  
398 offense within a period of 5 years, the department shall suspend  
399 the driver license of the person for not less than 360 days and  
400 not more than 2 years.

401 (c)1. In addition to the penalty under subparagraph (a)2.  
402 or subparagraph (b)2., if, at an administrative hearing  
403 contesting a notice of violation, the alleged offender is found  
404 to have committed this offense, costs shall be imposed, not to  
405 exceed those established in s. 316.0083(5)(e), to be paid by the  
406 petitioner and to be used by the county for the operational  
407 costs related to the hearing or the school district for  
408 technology and operational costs relating to the hearing as well  
409 as school transportation safety-related initiatives.  
410 Notwithstanding any other provision of law, if a county's local  
411 hearing officer administers the administrative hearing process  
412 for a contested notice of violation, the costs imposed under  
413 this subparagraph resulting from notice of violation shall be  
414 remitted to the county at least monthly.

415 2. In addition to the penalty under paragraph (a) or  
416 paragraph (b), \$65 for a violation of s. 316.172(1)(a) or (b).  
417 If the alleged offender is found to have committed the offense,



133278

418 the court shall impose the civil penalty under paragraph (a) or  
419 paragraph (b) plus an additional \$65. The additional \$65  
420 collected under this subparagraph ~~paragraph~~ shall be remitted to  
421 the Department of Revenue for deposit into the Emergency Medical  
422 Services Trust Fund of the Department of Health to be used as  
423 provided in s. 395.4036. If a violation of s. 316.172(1)(a) or  
424 (b) is enforced by a school bus infraction detection system  
425 pursuant to s. 316.173, the additional amount imposed on a  
426 notice of violation, on a uniform traffic citation, or by the  
427 court under this paragraph must be \$25, in lieu of the  
428 additional \$65, and, notwithstanding any other provision of law,  
429 the civil penalties and additional costs must be remitted to the  
430 participating school district at least monthly and used pursuant  
431 to s. 316.173(8) ~~s. 316.173(7)~~.

432 Section 8. Effective upon this act becoming a law,  
433 subsection (21) of section 318.21, Florida Statutes, is amended  
434 to read:

435 318.21 Disposition of civil penalties by county courts.—All  
436 civil penalties received by a county court pursuant to the  
437 provisions of this chapter shall be distributed and paid monthly  
438 as follows:

439 (21) Notwithstanding subsections (1) and (2) or any other  
440 provision of law, the civil penalties and the proceeds from the  
441 additional penalties imposed pursuant to s. 318.18(5)(a)2.,  
442 (b)2., and (c) and (21) s. 318.18(5)(c) and (21) shall be  
443 distributed as provided in that section.

444 Section 9. Section 320.0849, Florida Statutes, is created  
445 to read:

446 320.0849 Expectant mother parking permits.—





133278

447           (1) (a) The department or its authorized agents shall, upon  
448 application, issue an expectant mother parking permit placard or  
449 decal to an expectant mother. The placard or decal is valid for  
450 up to 1 year after the date of issuance.

451           (b) The department shall, by rule, provide for the design,  
452 size, color, and placement of the expectant mother parking  
453 permit placard or decal. The placard or decal must be designed  
454 to conspicuously display the expiration date of the permit.

455           (2) An application for an expectant mother parking permit  
456 must include, but need not be limited to:

457           (a) Certification provided by a physician licensed under  
458 chapter 458 or chapter 459 that the applicant is an expectant  
459 mother.

460           (b) The certifying physician's name and address.

461           (c) The physician's certification number.

462           (d) The following statement in bold letters: "An expectant  
463 mother parking permit may be issued only to an expectant mother  
464 and is valid for up to 1 year after the date of issuance."

465           (e) The signatures of:

466           1. The certifying physician.

467           2. The applicant.

468           3. The employee of the department processing the  
469 application.

470           (3) Notwithstanding any other provision of law, an  
471 expectant mother who is issued an expectant mother parking  
472 permit under this section may park a motor vehicle in a parking  
473 space designated for persons who have disabilities as provided  
474 in s. 553.5041.

475



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

477 And the title is amended as follows:

478 Delete lines 2 - 14

479 and insert:

480 An act relating to transportation; amending s. 161.58,  
481 F.S.; revising an exception to a prohibition on  
482 vehicular traffic on coastal beaches; creating s.  
483 218.3215, F.S.; requiring counties to report certain  
484 information to the Office of Economic and Demographic  
485 Research annually by a specified date; requiring  
486 counties to report the information in the format  
487 specified by the office; requiring the office to  
488 provide a certain report to the Legislature and the  
489 Department of Transportation; amending s. 316.003,  
490 F.S.; revising the definitions of the terms "dynamic  
491 driving task," "micromobility device," and "vehicle";  
492 amending s. 316.173, F.S.; authorizing a person to  
493 request an administrative hearing with a school  
494 district or county within a specified timeframe after  
495 receiving a notice of violation; specifying that the  
496 mailing of the notice of violation constitutes  
497 notification; deleting a provision requiring a court  
498 with jurisdiction over traffic violations to determine  
499 whether a specified violation has occurred;  
500 authorizing school districts and counties to appoint  
501 local hearing officers to conduct certain  
502 administrative hearings; providing eligibility  
503 requirements for such officers; providing duties of  
504 such officers; providing for penalties and costs;



133278

505 providing procedures for an administrative hearing;  
506 providing a specified date by which certain  
507 administrative hearings may be conducted; amending s.  
508 316.650, F.S.; revising the entity required to provide  
509 citation data in the case of a traffic enforcement  
510 agency that has an automated citation issuance system;  
511 creating s. 316.88, F.S.; prohibiting excessive wakes  
512 under certain circumstances; amending s. 318.18, F.S.;  
513 providing minimum civil penalties for a specified  
514 violation enforced by a school bus infraction  
515 detection system; requiring such penalties to be  
516 remitted to the school district at least monthly and  
517 used for specified purposes; requiring specified  
518 administrative costs to be imposed for specified  
519 violations; requiring that such costs be used by a  
520 school district or county, as applicable, for  
521 specified purposes; requiring that certain costs be  
522 remitted to the county at least monthly; conforming a  
523 cross-reference; amending s. 318.21, F.S.; requiring  
524 that specified penalties be distributed in a specified  
525 manner; conforming a cross-reference; creating s.  
526 320.0849, F.S.; requiring the department to issue  
527 expectant mother parking permits upon application;  
528 specifying the validity period thereof; providing  
529 design requirements for expectant mother parking  
530 permit placards or decals; providing application  
531 requirements; authorizing such permitholders to park  
532 in certain spaces; creating s. 330.355, F.S.;  
533 prohibiting