

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0794/P1dn
EVM:sac:ph

January 14, 2013

ATTN: David Lovell

Please note, I have made the following changes to the Legislative Council version of this draft:

1. I have added a treatment of s. 343.30 (1q) (c) 1. (intro.) and changed the treatment of s. 343.30 (1q) (c) 1. d. to clarify that an assessment by an approved tribal treatment facility may satisfy s. 343.30 (1q) (c). If it is important to specify that information regarding the availability of assessment by a tribal treatment facility be provided, I can add another sentence to s. 343.30 (1q) (c) 1. d. stating that this information shall be provided in an assessment order.
2. In s. 343.30 (1q) (c) 1. d. and 2. and (d)1., I added "as defined in s. 51.02 (2c)" after "approved tribal treatment facility."
3. In s. 346.655 (3) (b), I clarified the amount under s. 346.655 (3) (a) that is to be transmitted to an approved tribal treatment facility.

Also, is there a requirement that a tribal treatment facility report a person's compliance with assessment and treatment to a county. If not, driver safety plans from tribal treatment facilities may not be enforceable in the same manner as other driver safety plans under s. 343.30 (1q).

Do you want to permit assessment and treatment at tribal treatment facilities in situations involving intoxicated use of snowmobiles or ATVs?

Do you want to include an initial applicability provision?

Please let me know if you would like any changes made to the attached draft or if you have any questions.

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