A bill to be entitled

An act relating to the South Florida Water Management District; providing for the relief of Alan Taylor; providing for an appropriation to compensate him for injuries and damages sustained as a result of the negligence of the South Florida Water Management District; providing an effective date.

WHEREAS, on March 14, 1987, Alan Taylor was a passenger in a motorboat being operated on the Biscayne Canal near N.E. 130th Street in the City of North Miami, and

WHEREAS, while traveling on the canal, the motorboat in which Alan Taylor was a passenger approached a foot bridge that crossed the canal, and

WHEREAS, although the canal was open for recreational boating, the foot bridge crossing the canal had a very low clearance, and

WHEREAS, standards promulgated by the South Florida Water Management District and originally established by the Army Corps of Engineers provided for a 6-foot navigational clearance for the foot bridge, and

WHEREAS, on March 14, 1987, the foot bridge had a clearance of slightly less than 4 feet, and no warning was provided to recreational boaters of the inadequate navigational clearance under the foot bridge, and

WHEREAS, while riding as a passenger in the motorboat, Alan Taylor struck his head on a steel beam that supported the foot bridge spanning the Biscayne Canal, and

WHEREAS, as a result of this accident, Alan Taylor sustained a depressed comminuted skull fracture to the right

side of his head, with subdural and intraparenchymal hemorrhage, and

WHEREAS, Alan Taylor sustained permanent residual damages to the right temporal and parietal lobes of his brain, resulting in cognitive and psychological deficits which included a 20-point drop in IQ, and

WHEREAS, as a result of the accident, Alan Taylor is paralyzed on one side of his body and experiences severe spasms and weakness on the left side of his body, with a permanent physical condition similar to that of a stroke victim, and

WHEREAS, Alan Taylor sued the South Florida Water Management District for maintaining an unsafe waterway (Case No. 89-03918 CA 08), and

WHEREAS, after many years of litigation, the case was bifurcated for trial and, in October 1994, a Dade County jury found the City of North Miami, the Army Corps of Engineers, and the plaintiff, Alan Taylor, not guilty of any negligence in the accident, and assessed 100 percent of the fault for the accident to the South Florida Water Management District, and

WHEREAS, testimony at the trial that the foot bridge did not meet the South Florida Water Management District's own standards and regulations was not rebutted by the district, and

WHEREAS, evidence was also presented which indicated that the South Florida Water Management District was aware of the dangerous condition created by the low clearance of the foot bridge and chose not to correct it, despite the previous occurrence of a similar accident, and

WHEREAS, during prior litigation, the South Florida Water Management District was warned that this specific foot

bridge was dangerously low and was advised to correct the problem, yet the district ignored the warnings and took no remedial action, and

WHEREAS, in November 1994, a second Dade County jury heard the evidence on damages in the case, and a judgment was entered for the sum of \$4,511,708.77 in favor of Alan Taylor, and

WHEREAS, on January 25, 1995, an amended final judgment was entered in the Circuit Court of the Eleventh Judicial Circuit in and for Dade County against the South Florida Water Management District and in favor of Alan Taylor in the amount of \$4,511,708.77, and

WHEREAS, the South Florida Water Management District's motion for a new trial as to liability was denied by the circuit court, and

WHEREAS, on May 29, 1996, the District Court of Appeal for the Third District reversed the opinion of the trial court, and

WHEREAS, though Alan Taylor sustained severe bodily injuries, including serious head injuries, and incurred hospital, medical, and rehabilitative expenses in the treatment of his injuries, and

WHEREAS, though Alan Taylor has suffered physical handicap and impairment of his working ability which are either permanent or continuing in nature, as a consequence of the court's reversal, Alan Taylor has received no funds from the South Florida Water Management District as compensation for his injuries, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. The facts stated in the preamble to this act are found and declared to be true. Section 2. The South Florida Water Management District is authorized and directed to appropriate from funds of the district not otherwise appropriated and to draw a warrant in the amount of \$4,511,708.77 payable to Alan Taylor to compensate him for injuries and damages sustained as a result of the negligence of the South Florida Water Management District. Section 3. This act shall take effect upon becoming a law.