Florida House of Representatives - 1998 By Representative Thrasher

HB 3029

1 A bill to be entitled An act relating to Duval County; providing for 2 the relief of Carrie A. Wilson; providing for 3 an appropriation to reimburse Carrie A. Wilson, 4 and her mother, Barbara Britt, for injuries 5 6 sustained by Carrie A. Wilson as a result of 7 the negligence of the Duval County School 8 Board; providing an effective date. 9 10 WHEREAS, on January 6, 1992, Carrie A. Wilson was a 14-year-old student at DuPont Junior High School in 11 12 Jacksonville, Florida, and 13 WHEREAS, at that time, Carrie was a bright, vivacious 14 member of the cheerleading squad, and WHEREAS, on the morning of the first day back from the 15 Christmas break, when Carrie was on her way out an exterior 16 17 door to the science lab, with her arms full of books, she 18 happened to notice that a friend of hers was coming in the 19 door, so she stuck her foot up to stop the door, and 20 WHEREAS, Carrie's foot went through a pane of glass 21 that had been placed in the right-hand corner of the door, 22 which pane consisted of ordinary glass that an employee of the 23 school board had placed in the door, rather than installing 24 the safety glass that state law requires, and 25 WHEREAS, a lawsuit was brought in this matter, and, 26 during trial, it was proven that the school board had violated 27 chapter 682 of the Florida Administrative Code, which provides 28 that all indoor glass must be 1/4-inch safety glass or 29 tempered glass, and 30 WHEREAS, the excuse offered at trial was that, during 31 the Christmas break, someone had broken a window and that, 1

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

Florida House of Representatives - 1998 505-154A-98 HB 3029

1 since it was the policy of the school board not to give keys
2 to its employees, they had to use whatever was on the truck,
3 and

WHEREAS, it was also proven that the employees knew that they had used the wrong glass and that they had failed to take any corrective action before the students returned to school after a 17-day Christmas break, even though the internal rules and regulations of the school board required them to make permanent repairs so as not to endanger the students, and

11 WHEREAS, Carrie's injuries were catastrophic, in that 12 she severed both the main nerve and the artery in her leg; her 13 sciatic nerve was damaged; her foot has shrunk; her toes have 14 curled; she has had numerous complications due to infection; 15 and, on more than one occasion, physicians have recommended to 16 her mother, Barbara Britt, the removal of her daughter's leg 17 in order to expedite healing, and

18 WHEREAS, Carrie received excellent care in 19 Jacksonville, and there was testimony from physicians at 20 Nemours Childrens Hospital, as well as the Mayo Clinic and 21 University of Florida program at University Hospital, with 22 regard to the extent of her injuries, and

WHEREAS, Carrie's medical bills were well over \$100,000, and were unpaid because Barbara Britt's employer had allowed the group coverage to lapse, and Ms. Britt has been hounded for the past 4 years with regard to these medical payments, and

28 WHEREAS, this matter was vigorously contested, and a 29 jury trial was held in August 1995, and

30 31

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

Florida House of Representatives - 1998 HB 3029 505-154A-98

1 WHEREAS, on August 29, 1995, a jury returned a verdict 2 in the amount of \$2,500,000 in favor of Barbara Britt and her 3 daughter, Carrie A. Wilson, and WHEREAS, in subsequent court hearings, the jury verdict 4 5 was reduced to \$1,885,657, and 6 WHEREAS, the Duval County School Board appealed the 7 jury's award on both liability and damages, and, in February 8 1997, the First District Court of Appeals affirmed the jury 9 award on all issues, and 10 WHEREAS, the Duval County School Board has paid \$200,000 pursuant to section 768.28, Florida Statutes, 11 12 Florida's sovereign immunity statute, NOW, THEREFORE, 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. The facts stated in the preamble to this 16 act are found and declared to be true. 17 18 Section 2. The Duval County School Board is authorized 19 and directed to appropriate and to draw in favor of Carrie A. Wilson, and her mother, Barbara Britt, a warrant in the amount 20 21 of \$1,685,657 to compensate them for injuries sustained by Carrie A. Wilson due to the negligence of the school board. 22 23 Section 3. This act shall take effect upon becoming a 24 law. 25 26 27 28 29 30 31

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