## Florida House of Representatives - 1998 By Representative Andrews

1 A bill to be entitled An act relating to Palm Beach County; providing 2 3 for the relief of Julie McGinnes; providing for 4 an appropriation to compensate her for injuries and damages sustained as a result of the 5 6 negligence of Palm Beach County; providing an 7 effective date. 8 9 WHEREAS, on July 22, 1993, Julie McGinnes, then 18 years of age, was seriously injured in a motor vehicle 10 accident which occurred at an intersection in Palm Beach 11 12 County, and 13 WHEREAS, the motor vehicle accident of July 22, 1993, 14 in which Julie McGinnes was seriously injured was caused by a 15 line-of-sight obstruction, and WHEREAS, the line-of-sight obstruction in the 16 17 intersection consisted of a Florida Power & Light box, hedges 18 placed around the box by the Loggers Run Homeowners Association, a traffic control cabinet, and a traffic light 19 20 pole, and 21 WHEREAS, the accident formed the basis of legal action against Palm Beach County, the adverse driver in the accident, 22 23 Florida Power & Light, and the Loggers Run Homeowners 24 Association, and 25 WHEREAS, the party primarily responsible for the 26 accident was Palm Beach County, and 27 WHEREAS, in January 1990, after receiving numerous 28 complaints from Loggers Run Homeowners Association, Palm Beach 29 County dispatched a traffic technician to investigate the 30 intersection at which Julie McGinnes was seriously injured, 31 and

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1 WHEREAS, upon investigation, the traffic technician for Palm Beach County, Charles Hood, concluded that there was a 2 line-of-sight obstruction at the intersection and documented 3 the obstruction with a diagram and photographs, and 4 5 WHEREAS, in a follow-up to Mr. Hood's investigation, 6 Palm Beach County traffic engineer Charles Cantrell ordered 7 that a site study be performed in April 1990, more than three 8 years prior to the accident in which Julie McGinnes was 9 seriously injured, and 10 WHEREAS, Mr. Cantrell's work order for a site study was lost within the Palm Beach County Traffic Engineering 11 12 Department and the study was never performed, and 13 WHEREAS, between the time at which the site study was recommended and the time of the accident in which Julie 14 15 McGinnes was seriously injured, the Loggers Run Homeowners Association continued to complain about the intersection, and 16 17 WHEREAS, the obstructions were never corrected until after the accident in which Julie McGinnes was seriously 18 19 injured, and WHEREAS, as a result of the accident of July 22, 1993, 20 Julie McGinnes suffered extensive brain damage, and 21 22 WHEREAS, Julie McGinnes has been left with partial 23 paralysis of the left side, impaired judgment and reasoning, 24 and slurred speech, and 25 WHEREAS, Julie McGinnes will never attain a level of 26 mentality beyond 12 to 17 years, and 27 WHEREAS, prior to the accident, Julie McGinnes had 28 completed her first year of college and had hoped to become a 29 speech therapist, and 30 WHEREAS, now 22 years of age, Julie McGinnes lives with 31 her parents because she cannot function independently, and 2

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1 WHEREAS, vocational counselors, psychologists, neuropsychologists, and neurologists involved in the care and 2 3 rehabilitation of Julie McGinnes estimate her impairment and 4 disability at up to 80 percent, and 5 WHEREAS, Julie McGinnes will require long-term 6 psychological counseling and follow-up medical care and will 7 never obtain meaningful employment, and 8 WHEREAS, Julie McGinnes has incurred past medical bills 9 in excess of \$250,000, and projections for her future care and 10 loss of earnings are in the range of \$6,000,000, and WHEREAS, an overall settlement of \$2,325,000 in the 11 12 case was reached, and WHEREAS, contributing to the overall settlement were 13 14 the adverse driver, contributing \$100,000, the tendered 15 insurance policy limits, Florida Power & Light, contributing \$500,000, and the Loggers Run Homeowners Association, owners 16 17 of the land on which the Florida Power & Light box was placed, 18 contributing \$600,000, and 19 WHEREAS, Palm Beach County has paid \$100,000 of its portion of the consent settlement pursuant to the limits of 20 liability under s. 768.28, Florida Statutes, and 21 WHEREAS, the remaining amount of the consent settlement 22 23 owed by Palm Beach County is \$1,025,000, NOW, THEREFORE, 24 25 Be It Enacted by the Legislature of the State of Florida: 26 27 Section 1. The facts stated in the preamble to this 28 act are found and declared to be true. 29 Section 2. The Board of County Commissioners of Palm 30 Beach County is authorized and directed to appropriate from 31 funds of the county not otherwise appropriated and to draw a 3

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1 2	warrant in the sum of \$1,025,000 payable to Julie McGinnes to compensate her for injuries and damages sustained.	
3	Section 3. This act shall take effect upon becoming a	
4	law.	
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