A bill to be entitled

An act relating to Palm Beach County; providing for the relief of Kimberly L. Gonzalez; providing for an appropriation to compensate her for injuries and damages sustained as a result of the negligence of the Palm Beach County Sheriff's Department; providing an effective date.

WHEREAS, on June 1, 1992, Kimberly L. Gonzalez was operating a motor vehicle, pulling into the driveway entrance of a gasoline station, when she was struck in the rear of the vehicle by a Deputy Sheriff of the Palm Beach County Sheriff's Department, and

WHEREAS, although the accident was minor, with minimal damage to the vehicle, the injury to Kimberly L. Gonzalez was severe, requiring the removal of two discs at C4-5 and C5-6, which resulted in the fusion of three vertebrae in the neck with the use of an AO plate attached by screws, and

WHEREAS, prior to the accident of June 1, 1992, Kimberly L. Gonzalez had never had any problems or complaints regarding her neck or back, and

WHEREAS, two weeks after the accident of June 1, 1992, Kimberly L. Gonzalez began chiropractic care as a result of experiencing severe neck pain with bilateral radiculopathy into the arm and severe low-back pain, and

WHEREAS, on June 13, 1992, MRI's confirmed herniations in the neck at levels C4-5 and C5-6 and a herniation in the lower back at level L4-5, and

WHEREAS, beginning on July 2, 1992, Kimberly L. Gonzalez was treated by Dr. Ronald Wagner, and

lower extremities, and

WHEREAS, Dr. Wagner's records document the severe neck pain with bilateral radiculopathy into both arms experienced by Kimberly L. Gonzalez, along with severe low-back pain with radiculopathy and weakness into the leg, and

WHEREAS, nerve conduction studies were performed on Kimberly L. Gonzalez on July 2, 1992, by Dr. Melvin M.

WHEREAS, on referral of Dr. Wagner, Kimberly L. Gonzalez was seen by Dr. Fernyhough who, on December 4, 1993, conducted repeat MRI's on the cervical and lumbar regions of Kimberly L. Gonzalez, and

Grossman which indicated abnormalities for both upper and

WHEREAS, the cervical MRI once again confirmed the herniated discs at levels C4-5 and C5-6, and

WHEREAS, prior to surgery, on March 29, 1994, Dr. Fernyhough had cervical discographs performed on Kimberly L. Gonzalez, and

WHEREAS, the discography was positive for a C5-6 herniation and what was referred to as "an equivocal discogram at C4-5," and

WHEREAS, Dr. Fernyhough's records confirm a plan, as of April 7, 1994, to proceed with an "AO anterior cervical fusion C4-5 and C5-6 with AO plate and allograft," and

WHEREAS, surgery was performed on Kimberly L. Gonzalez on April 18, 1994, and

WHEREAS, two weeks after surgery, Kimberly L. Gonzalez had to be readmitted to the hospital for a suspected cervical spine infection, and

WHEREAS, following surgery, Kimberly L. Gonzalez continued to have radiating pain into the left shoulder and

arm, although there was overall improvement, and continued to have pain in the neck and lower back as well, and

WHEREAS, Kimberly L. Gonzalez remains with a limited range of motion in the neck, and with permanent neck pain, and

WHEREAS, Kimberly L. Gonzalez will never be able to have any type of sports or recreational life and will be constantly reminded of her injuries, and

WHEREAS, the injuries sustained by Kimberly L. Gonzalez as a result of the accident which occurred on June 1, 1992, formed the basis of legal action against the Palm Beach County Sheriff in October 1994, and

WHEREAS, prior to trial the Palm Beach County Sheriff admitted liability for the accident, and the sole issue for the jury was the determination of the injuries caused by the collision, and

WHEREAS, during the trial the only issue raised by the defense was the question of whether the collision could have caused the herniated cervical discs in Kimberly L. Gonzalez's neck, and

WHEREAS, on October 11, 1996, a jury awarded Kimberly L. Gonzalez \$180,710.99, and

WHEREAS, on November 15, 1996, the plaintiff's motion to tax costs was granted and a final judgment was entered for the plaintiff in the amount of \$195,406.65, and

WHEREAS, on November 26, 1996, the Sheriff of Palm Beach County paid \$100,000 of the final judgment in satisfaction of the statutory limits of liability set forth in section 768.28, Florida Statutes, and

WHEREAS, the unpaid amount of the final judgment is \$95,406.65, 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 Palm Beach County Sheriff's Department is authorized and directed to appropriate from funds of the department not otherwise appropriated and to draw a warrant in the sum of \$95,406.65 payable to Kimberly L. Gonzalez as compensation for injuries and damages sustained. Section 3. This act shall take effect upon becoming a law.