By Senator Childers

32-78B-00

A bill to be entitled

An act relating to Gulf County; providing for the relief of Elizabeth Linton, as personal representative of the estate of her father, Harold Armstrong; providing an appropriation in compensation for the death of Mr. Armstrong as a result of the negligence of Gulf County; providing an effective date.

8 9

1

2

3

4

5

6

7

10

11

14

15

16 17

18

19 20

21

22

23

24 25

26

27

28

29

30

WHEREAS, on November 11, 1994, Harold Armstrong, a father of eight children, was part of a crew that was working 12 at the Five Points Landfill in Gulf County to clean up debris and trash that had resulted from the storm named Alberto, and 13

WHEREAS, while Mr. Armstrong was working on one side of a pile that was 6-8 feet high and 10-12 feet wide, an employee of Gulf County was operating a bulldozer on the other side of the pile, and, assuming that there was no one behind the pile of debris, the bulldozer operator plowed it down, causing the pile to fall on Harold Armstrong, drag him for nearly 40 feet, and bury him alive, and

WHEREAS, Mr. Armstrong was extricated from the debris, where he was found upside down in a fetal position with one side of his chest caved in, and rushed by ambulance to Gulf Pines Hospital, where his condition was stabilized so that he could be transferred to Bay Medical Center in Panama City, and

WHEREAS, Mr. Armstrong's condition deteriorated en route to Panama City, and, despite the best efforts of the doctors, he died, and

WHEREAS, in the subsequent legal action based on this matter, evidence established that Harold Armstrong's death had 31 been preventable and that he was killed because Gulf County

28293031

had no safety procedures in place to prevent such an accident, 2 and 3 WHEREAS, after hearing all the evidence at a jury trial in April 1999, a Gulf County jury found the county 100 percent 4 5 at fault for the death of Harold Armstrong, found no 6 comparative negligence on the part of Mr. Armstrong, and 7 awarded damages in the amount of \$2,007,184.92, and 8 WHEREAS, at all times, Gulf County has refused to 9 mediate or negotiate a reasonable settlement, and 10 WHEREAS, after the county has paid \$200,000 pursuant to 11 its obligation under section 768.28, Florida Statutes, the remaining excess-judgment amount owed will be \$1,807,184.92, 12 NOW, THEREFORE, 13 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. The facts stated in the preamble to this 18 act are found and declared to be true. 19 Section 2. Gulf County is authorized and directed to 20 compensate Elizabeth Linton, personal representative of the 21 estate of her deceased father, Harold Armstrong, in the amount of \$1,807,184.92, out of the funds of the county not otherwise 22 appropriated, for injuries and damages sustained due to the 23 24 negligence of the county. 25 Section 3. This act shall take effect upon becoming a 26 law. 27