Florida Senate - 2001

(NP)

SB 18

By Senator Sullivan

22-52-01 1 A bill to be entitled 2 An act for the relief of Mary Beth Wiggers; 3 providing an appropriation to compensate Mary 4 Beth Wiggers for injuries she sustained due to 5 the negligence of the Department of 6 Corrections; providing an effective date. 7 WHEREAS, on August 25, 1989, Mary Beth Wiggers, a 8 9 38-year-old resident of St. Petersburg, Pinellas County, 10 Florida, was sexually assaulted and beaten by Anthony Neil Washington (hereinafter referred to as Washington), and 11 12 WHEREAS, Washington committed the above-referenced rape and battery while imprisoned at the Largo Community 13 Correctional Work-Release Center after being sentenced on 14 15 August 31, 1988, to serve 6 years in prison for various crimes, and 16 17 WHEREAS, Washington's travel to and from work was 18 totally unsupervised, and 19 WHEREAS, on the date of the rape and battery, 20 Washington was dropped off by a co-worker (not an inmate) on 21 the street in front of Largo Community Correctional 22 Work-Release Center, whereupon Washington, instead of directly 23 proceeding to Largo Community Correctional Work-Release Center, walked down the street to a motel where Mary Beth 24 25 Wiggers was working as a housekeeper, and WHEREAS, Washington entered a motel room that Mary Beth 26 27 Wiggers was cleaning and proceeded to rape and batter her and 28 twice choked her into unconsciousness, and 29 WHEREAS, Washington walked back to and entered Largo 30 Community Correctional Work-Release Center without notice or 31 inquiry, and 1

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1 WHEREAS, Washington pled no contest to the charge of 2 sexually assaulting and battering Mary Beth Wiggers and was 3 sentenced to 15 years in prison; however, Washington is on Florida's Death Row for the rape and murder of Alice Berdat, 4 5 and б WHEREAS, the Department of Corrections, knowing that 7 Washington was a career felon who was serving a 6-year sentence for various crimes, allowed Washington to participate 8 9 in a work-release program less than 1 year after the date of 10 the 6-year sentence, and 11 WHEREAS, the Department of Corrections allowed Washington to walk from the Largo Community Correctional 12 13 Work-Release Center to his place of employment and to return 14 to Largo Community Correctional Work-Release Center totally 15 unsupervised, and WHEREAS, the Department of Corrections failed to 16 17 establish any procedures for contact by Washington at his place of employment so as to assure his arrival or departure, 18 19 and WHEREAS, the Commander of Largo Correctional Center at 20 21 all times material to this claim was of the belief and understanding that before any inmate was placed with a 22 prospective employer, the Department of Corrections had the 23 24 employer undergo an orientation program setting forth the 25 duties and responsibilities of the employer pertaining to the handling of the inmate, and the duty to initiate this 26 orientation program was bestowed upon another officer within 27 28 the Department of Corrections and Largo Correctional Center, 29 and 30 WHEREAS, no such orientation program existed, and, 31 specifically, no orientation program was presented to 2

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Washington's employer to inform the employer of the employer's duties and responsibilities pertaining to Washington, such as keeping an arrival or departure log to assure the whereabouts of Washington, taking specified actions if certain activities or actions were undertaken by Washington, or notifying a designated person within the Department of Corrections if Washington undertook any suspicious activity or action, and

8 WHEREAS, the Department of Corrections knew that the Largo Community Correctional Work-Release Center was located 9 10 in and about a residential neighborhood and business district, 11 which included the area in which Mary Beth Wiggers worked, but failed to notify or warn local residents or persons working in 12 13 the area of the location and identity of the Largo Community Correctional Work-Release Center and the unsupervised nature 14 of the program in order that residents and workers, including 15 Mary Beth Wiggers, could undertake necessary precautions, and 16

17 WHEREAS, this incident occurred because of the premature placement of Washington in the work-release program 18 19 before he had been rehabilitated, the Department of 20 Corrections allowing Washington to leave Largo Correctional Center unsupervised, the failure of the Department of 21 Corrections to have a program in effect to assure Washington's 22 arrival at his place of employment and departure therefrom, 23 24 the failure of the Department of Corrections to have in effect a program designed to assure that employers of work-release 25 inmates understand their duties and responsibilities 26 pertaining to the inmate, and the failure of the Department of 27 28 Corrections to notify residents and workers within the general 29 vicinity of the Largo Correctional Center of the housing of inmates and the unsupervised nature of the program, and 30 31

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1	WHEREAS, due to the attack described in this act, Mary
2	Beth Wiggers suffers from post-traumatic stress disorder,
3	continues with psychological counseling, has been unable to
4	enter into any relationships, is fearful she may have
5	contracted AIDS from Washington, and has lost closeness with
6	her children, and
7	WHEREAS, since there is no civil remedy available to
8	compensate Mary Beth Wiggers for this brutal attack and rape
9	that occurred due to the negligence of the Department of
10	Corrections, Mary Beth Wiggers seeks the sum of \$450,000, NOW,
11	THEREFORE,
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. The facts stated in the preamble to this
16	act are found and declared to be true.
17	Section 2. The sum of \$450,000 is appropriated out of
18	the funds in the State Treasury to the credit of the
19	Department of Corrections and not otherwise appropriated to be
20	paid to Mary Beth Wiggers as relief for the injuries that she
21	suffered as a result of the negligence of the Department of
22	Corrections.
23	Section 3. The Comptroller is directed to draw his
24	warrant in favor of Mary Beth Wiggers in the sum of \$450,000
25	upon funds in the State Treasury to the credit of the
26	Department of Corrections, and the State Treasurer is directed
27	to pay the sum out of such funds in the State Treasury not
28	otherwise appropriated.
29	Section 4. This act shall take effect upon becoming a
30	law.
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2	SENATE SUMMARY
3	Provides an appropriation to compensate Mary Beth Wiggers for injuries she sustained due to the negligence of the Department of Corrections.
4	Department of Corrections.
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