A bill to be entitled An act relating to Lee County; providing for the relief of Jacob P. Darna, a minor, for injuries sustained as a result of the negligence of the Lee County School Board; providing an effective date. WHEREAS, on May 23, 1995, Jacob P. Darna was a 10-year-old fifth-grade student who accompanied his elementary school class on an orientation trip to Trafalgar Middle School in Cape Coral, Lee County, Florida, and WHEREAS, Jacob's elementary school had no bleachers and he had little experience in walking on bleachers, and WHEREAS, the bleachers at the Trafalgar Middle School gymnasium have lines on them indicating that the occupancy level should be 1 person per set of lines; however, the

First Engrossed

17 teachers did not sit the students according to the occupancy 18 levels, and, in some instances, the teachers admitted that 19 they "packed the kids in there," and 20 WHEREAS, the bleachers were "pullout" bleachers and had

no aisles to walk down, although there were metal railings at each end to ensure that the children would not fall off the sides, and

WHEREAS, upon completion of the program, the children did not receive specific instruction from the teachers to walk to the end of the rows before descending so they proceeded down the seats en masse in an unstructured and unsupervised manner, and

29 WHEREAS, Jacob P. Darna, upon reaching the row of seats 30 closest to the gymnasium floor, felt a push from the crowd 31

1

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

1

2

3

4 5

6

7 8

9

10

11 12

13 14

15

16

behind him and fell to the ground, landing on his knee and 1 2 hip, and 3 WHEREAS, Jacob was transported from the accident scene 4 by emergency medical services personnel and was taken to Cape 5 Coral Hospital, and subsequently transferred to Lee Memorial 6 Hospital, and 7 WHEREAS, it was determined that Jacob P. Darna suffered 8 a Grade III slipped capital femoral epiphysis of his left hip, 9 and 10 WHEREAS, surgery was immediately performed on Jacob 11 Darna and pins and screws were placed in his hip, and 12 WHEREAS, following the surgery, Jacob was left with a significant limp and will continue to suffer with a limp the 13 14 rest of his life and has been advised by his doctors that he 15 will need a full-hip replacement in the future, and 16 WHEREAS, as a result of his injury and resulting 17 surgeries, Jacob P. Darna had to undergo further surgery to 18 his non-injured leg to shorten it in an effort to compensate 19 for the difference in the length of his two legs, and WHEREAS, Jacob P. Darna's medical bills totaled 20 \$32,100.91, and the Lee County School Board was given the 21 opportunity to settle this matter for \$20,000, based upon an 22 23 offer of judgment, but the highest offer the board made was \$5,000, and 24 25 WHEREAS, the matter went to a jury trial and Jacob P. 26 Darna was awarded \$268,750, and, as of June 13, 2001, the 27 school board had not appealed the judgment, but verbally 28 indicated that it will pay the amount it owes under section 29 768.28, Florida Statutes, and 30 31 2 CODING: Words stricken are deletions; words underlined are additions. SB 72

WHEREAS, the claimant and the Lee County School Board 1 2 have agreed to a settlement of the claim in the amount of 3 \$75,000, and 4 WHEREAS, after payment of the amount paid under section 5 768.28, Florida Statutes, the remaining excess-judgment amount 6 will be \$75,000, NOW, THEREFORE, 7 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. The facts stated in the preamble to this act are found and declared to be true. 11 12 Section 2. The Lee County School Board is authorized 13 and directed to appropriate from funds not otherwise 14 appropriated, and to draw a warrant in the amount of \$75,000, 15 which amount includes statutory attorney's fees and costs, payable to Michelle Darna and Jacob Darna, legal guardians of 16 17 Jacob P. Darna, to be placed in the guardianship account of Jacob P. Darna to compensate him for injuries and damages 18 19 sustained as a result of the negligence of the Lee County 20 School Board. Upon the death of Jacob P. Darna, any balance of 21 the \$75,000 remaining in the guardianship account shall revert to the Lee County School Board. It is the intent of the 22 23 Legislature that no funds exceeding \$75,000 appropriated by 24 this act be subsequently spent, or any obligation thereof be subsequently incurred by the guardian, without prior order of 25 26 the circuit court. 27 Section 3. This act shall take effect upon becoming a 28 law. 29 30 31 3 CODING: Words stricken are deletions; words underlined are additions.