By Senator Lawson

6-85-05

1	A bill to be entitled
2	An act relating to the Department of Highway
3	Safety and Motor Vehicles; providing for the
4	relief of Doretta Spurway for injuries she
5	sustained as a result of negligence by an
6	employee of the department; providing an
7	effective date.
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9	WHEREAS, on January 30, 1998, the vehicle driven by
10	Carol Jean Robinson struck the rear of the vehicle driven by
11	Doretta Spurway while Ms. Spurway was stopped in traffic on
12	State Road 60 at the intersection of Sharewood Drive, and
13	WHEREAS, at the time of the accident, Ms. Robinson was
14	acting within the course and scope of her employment with the
15	Department of Highway Safety and Motor Vehicles, and
16	WHEREAS, at the time of the accident, Ms. Spurway was
17	56 years of age and was 58 years of age at the time of the
18	trial, having a life expectancy of 24.7 years, and
19	WHEREAS, as a result of the accident, Ms. Spurway
20	suffered an elevation of the humeral head resulting in
21	impingement, spurring to the right AC joint contributing to
22	the impingement, persistent right shoulder subacromial
23	bursitis, cervical strain, right shoulder strain, headaches,
24	aggravation of spondylosis at C6/7 with disc-space narrowing
25	in osteophyte formation, and straightening of the cervical
26	lordosis, and
27	WHEREAS, Dr. Fabio Fiore of Brandon Hospital operated
28	on Ms. Spurway's right shoulder on May 29, 1998, removing the
29	front lip of the acromion from the rotator cuff, and
30	WHEREAS, Ms. Spurway continued to suffer persistent
31	weakness in her right shoulder and posttraumatic cervical

headaches resulting from the accident and Dr. Fiore testified 2 that the posttraumatic cervical headaches are permanent, and 3 WHEREAS, Dr. Fiore also testified that Ms. Spurway 4 suffered a permanent injury to her shoulder in the accident, which was confirmed by magnetic resonance imaging, and that 5 Ms. Spurway is a candidate for a future shoulder operation, 7 and 8 WHEREAS, following her surgery, Ms. Spurway sought 9 treatment from Dr. Luis Crespo who performed a functional capacity evaluation that was introduced into evidence at 10 11 trial, and 12 WHEREAS, Dr. Fiore testified that, within reasonable 13 medical certainty, the cost of the future shoulder surgery will be \$20,000 and that Ms. Spurway will incur annual medical 14 bills of \$5,000 to \$6,000 for medication, physical therapy, 15 and treatment for her ongoing headaches and neck pain, and 16 17 WHEREAS, Dr. Crespo testified that, following surgery, Ms. Spurway developed atrophy and chronic swelling of the 18 tissues in her shoulder and that Ms. Spurway will incur annual 19 medical bills of \$2,000 to \$2,500 for treatment, excluding 20 surgery, of the shoulder injury, and 2.1 22 WHEREAS, before the accident, Ms. Spurway worked full 23 time as a certified nursing assistant for over 30 years, work that involved caring for elderly patients who are unable to 2.4 care for themselves, bathing patients, pushing patients in 25 wheelchairs, and helping patients to walk, and 26 27 WHEREAS, before the accident, Ms. Spurway earned 2.8 \$17,005 in 1997 and following the accident, her annual income dropped to \$7,172 in 1998, and Ms. Spurway has been unable to 29 30 work since 1998 as a result of her injuries, and 31

1	WHEREAS, Dr. Fiore testified that Ms. Spurway's
2	injuries prohibit her from working as a certified nursing
3	assistant, and Dr. Crespo, after conducting a functional
4	capacity evaluation, testified that Ms. Spurway has lost 60 to
5	70 percent of the range of motion in her right shoulder as a
6	result of the accident and further testified that Ms. Spurway
7	is unable to perform the full duties of a nursing assistant,
8	and
9	WHEREAS, Ms. Spurway has been unable to work for over 4
10	years, has had to sell her house, is living out of a car and
11	staying with friends and family, and currently has difficulty
12	paying for her necessary medications, and
13	WHEREAS, a jury determined that, as a result of the
14	accident, the amount of damages suffered by Ms. Spurway for
15	medical expenses, lost earnings, and loss of wage-earning
16	capacity is \$56,942.37, determined that the present value of
17	future medical care and treatment and lost wage-earning
18	capacity to be sustained in future years by Ms. Spurway is
19	\$165,000, and returned a verdict awarding a total amount of
20	\$221,942.37 to Ms. Spurway, NOW, THEREFORE,
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. The facts stated in the preamble to this
25	act are found and declared to be true.
26	Section 2. The sum of \$221,942.37 is appropriated from
27	the General Revenue Fund to the Department of Highway Safety
28	and Motor Vehicles for the relief of Doretta Spurway for
29	injuries and damages sustained.
30	Section 3. The Chief Financial Officer is directed to
31	draw a warrant in favor of Doretta Spurway in the sum of

1	\$221,942.37 upon funds of the Department of Highway Safety and
2	Motor Vehicles, and the Chief Financial Officer is directed to
3	pay the same out of funds in the State Treasury.
4	Section 4. This act shall take effect upon becoming a
5	law.
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8	SENATE SUMMARY
9 10	Appropriates funds for the relief of Doretta Spurway for injuries caused by the negligence of an employee of the Department of Highway Safety and Motor Vehicles.
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