By Senator Hill

1-95-05

| 1 | A bill to be entitled |
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| 2 | An act relating to Duval County; providing for |
| 3 | the relief of Betty Obenza; authorizing and |
| 4 | directing Duval County to compensate Betty |
| 5 | Obenza for injuries sustained as a result of |
| 6 | the negligence of an employee of the |
| 7 | Jacksonville Electric Authority; providing for |
| 8 | attorney's fees and costs; providing an |
| 9 | effective date. |
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| 11 | WHEREAS, on June 5, 2000, Betty Obenza was driving her |
| 12 | vehicle north on Belfort Road in Jacksonville, Duval County, |
| 13 | Florida, and |
| 14 | WHEREAS, an employee of the Jacksonville Electric |
| 15 | Authority was also driving north on Belfort Road, directly |
| 16 | behind Ms. Obenza, and |
| 17 | WHEREAS, Ms. Obenza and the employee of the |
| 18 | Jacksonville Electric Authority were both stopped at a red |
| 19 | traffic signal on Belfort Road, and |
| 20 | WHEREAS, the Jacksonville Electric Authority employee's |
| 21 | foot slipped off the brake pedal and the authority's vehicle |
| 22 | crashed into the rear of Ms. Obenza's vehicle, and |
| 23 | WHEREAS, the employee admitted that he was solely |
| 24 | responsible for the accident, and |
| 25 | WHEREAS, as a result of the collision, Ms. Obenza |
| 26 | suffered personal injury to the cervical region of her body, |
| 27 | including a central and paracentral herniated disc at C4-5 of |
| 28 | her cervical spine and a disc bulge at C5-6 of her cervical |
| 29 | spine, and |
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| 31 | |

WHEREAS, several months later, it was discovered that 2 Ms. Obenza had additional injuries to the back, in the lumbar region of her spine, and 3 WHEREAS, as a result of the accident, litigation was 4 filed in the Circuit Court for the Fourth Judicial Circuit and 5 the matter was tried before a jury, and 7 WHEREAS, on May 21, 2003, the Circuit Court for the Fourth Judicial Circuit issued a final judgment against the 8 Jacksonville Electric Authority for Ms. Obenza in the sum of 9 10 \$317,675.61, which was reduced to \$305,675.61 to reflect a setoff for collateral sources and which was entered pursuant 11 12 to a consent final judgment, and 13 WHEREAS, Duval County has paid Ms. Obenza \$100,000, the statutory limit under section 768.28, Florida Statutes, NOW, 14 THEREFORE, 15 16 17 Be It Enacted by the Legislature of the State of Florida: 18 The facts stated in the preamble to this 19 Section 1. act are found and declared to be true. 20 21 Section 2. <u>Duval County is authorized and directed to</u> appropriate from funds of the county not otherwise 22 23 appropriated and to draw a warrant payable to Betty Obenza in the amount of \$156,555.76, which amount includes statutory 2.4 attorney's fees and costs, for injuries and damages sustained 2.5 26 due to the negligence of the Jacksonville Electric Authority. 27 Section 3. This act shall take effect upon becoming a 2.8 law. 29 30 31