ENROLLED 2007 Legislature

CS for SB 80

1 2 An act relating to Miami-Dade County; providing 3 for the relief of Norka Laureiro; authorizing 4 and directing Miami-Dade County to compensate 5 Norka Laureiro for injuries sustained as a 6 result of a collision caused by a Miami-Dade 7 County bus; providing for a limitation on 8 payment of fees and costs; providing an 9 effective date. 10 11 WHEREAS, on March 25, 1998, Norka Laureiro was transporting children in a private school van when she 12 13 approached an intersection, and 14 WHEREAS, a Miami-Dade County bus ran a stop sign at the intersection and collided with Ms. Laureiro's van, which 15 caused serious injuries to Ms. Laureiro and several children, 16 17 and 18 WHEREAS, the driver of the Miami-Dade County bus had a significant history of driving citations and safety 19 violations, and 20 WHEREAS, as a result of the collision, Ms. Laureiro 21 22 suffered a crushing blow to her head which caused bone and 23 nerve damage, and she underwent reconstructive surgery; 24 however, Ms. Laureiro has permanent numbness on the right side of her face due to damaged cranial nerves, and 25 WHEREAS, Ms. Laureiro also suffered permanent injury to 26 her Achilles tendon, several fractures to her right leg, and a 27 28 subtalar joint dislocation to her right foot which required 29 two major orthopedic surgeries, and because of the extent of the break to and fragmentation of the bone in her foot, 30 31 surgery could not achieve complete alignment, and

1

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

ENROLLED

2007 Legislature

CS for SB 80

| 1 | WHEREAS, due to the resulting extensive arthritis and |
|----|---|
| 2 | progressive nature of the injury, Ms. Laureiro is unable to |
| 3 | use her foot normally, she will need additional surgeries in |
| 4 | the future, her foot swells, she is in constant pain, and, as |
| 5 | a result, Ms. Laureiro limps when she walks, which causes |
| 6 | additional pain in her hips, back, and legs, and |
| 7 | WHEREAS, since the accident, Ms. Laureiro has been |
| 8 | under the care of a neurologist for the nerve damage to her |
| 9 | foot, leg, and face and she has also been on antidepressants |
| 10 | since the collision, and |
| 11 | WHEREAS, before the accident, Ms. Laureiro owned her |
| 12 | own business that involved driving children to and from school |
| 13 | 5 days a week, but due to the nature of her foot injury, she |
| 14 | is unable to continue her driving business, and she has not |
| 15 | worked since the accident, and |
| 16 | WHEREAS, on September 3, 2003, a jury from the |
| 17 | Miami-Dade County Circuit Court returned a verdict in favor of |
| 18 | Ms. Laureiro in the sum of $$1,550,685.38$ and $$50,000$ in favor |
| 19 | of Ms. Laureiro's husband, Fredy Laureiro, for his loss of |
| 20 | consortium, and |
| 21 | WHEREAS, Miami-Dade County appealed the verdict to the |
| 22 | Third District Court of Appeal, and while the appeal was |
| 23 | pending, the parties re-mediated the case and reached a |
| 24 | settlement of \$1 million, and |
| 25 | WHEREAS, on March 29, 2005, the Circuit Court of the |
| 26 | Eleventh Judicial Circuit issued a final consent judgment |
| 27 | against Miami-Dade County in favor of Ms. Laureiro in the sum |
| 28 | of \$1 million, NOW, THEREFORE, |
| 29 | |
| 30 | Be It Enacted by the Legislature of the State of Florida: |
| 31 | |
| | |

2

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

ENROLLED

2007 Legislature

| 1 | Section 1. The facts stated in the preamble to this |
|----|--|
| 2 | act are found and declared to be true. |
| 3 | Section 2. Miami-Dade County is authorized and |
| 4 | directed to appropriate from funds of the county not otherwise |
| 5 | appropriated and to draw a warrant payable to Norka Laureiro |
| б | in the amount of \$999,100 for injuries and damages sustained |
| 7 | due to the negligence of the Miami-Dade County bus driver. |
| 8 | Section 3. This award is intended to provide the sole |
| 9 | compensation for any and all present and future claims arising |
| 10 | out of the factual situation in connection with the injury to |
| 11 | Norka Laureiro. Not more than 25 percent of the award may be |
| 12 | paid by the claimant for attorney's fees, lobbying fees, costs |
| 13 | <u>or other similar expenses.</u> |
| 14 | Section 4. This act shall take effect upon becoming a |
| 15 | law. |
| 16 | |
| 17 | |
| 18 | |
| 19 | |
| 20 | |
| 21 | |
| 22 | |
| 23 | |
| 24 | |
| 25 | |
| 26 | |
| 27 | |
| 28 | |
| 29 | |
| 30 | |
| 31 | |

CODING: Words stricken are deletions; words <u>underlined</u> are additions.