(Corrected Copy) (NP) SB 34

By Senator Jones

	40-00136-10 201034
1	A bill to be entitled
2	An act for the relief of Daniel and Amara Estrada;
3	providing an appropriation to compensate Daniel and
4	Amara Estrada, parents and guardians of Caleb Estrada,
5	for the wrongful birth of Caleb Estrada and for
6	damages sustained by Daniel and Amara Estrada as a
7	result of negligence by employees of the University of
8	South Florida Board of Trustees; providing a
9	limitation on the payment of fees and costs; providing
10	an effective date.
11	
12	WHEREAS, Amara and Daniel Estrada's first child, Aiden
13	Estrada, was born on June 28, 2002, at Tampa General Hospital,
14	and
15	WHEREAS, Aiden Estrada was born with numerous birth defects
16	including 2-3 syndactyly, hypospadias, cryptorchidism, small for
17	gestational age, cleft palate, simian creases in both hands,
18	ears low set and rotated, micropenis, micronathia, intrauterine
19	growth retardation, microcephaly, and dysmorphic face, and
20	WHEREAS, these defects and conditions should have caused a
21	geneticist to suspect and then confirm the diagnosis of Smith-
22	Lemli-Opitz syndrome, and
23	WHEREAS, on June 28, 2002, the newborn nursery of Tampa
24	General Hospital called for a genetic consultation concerning
25	Aiden Estrada by Boris Kousseff, M.D., Director of Medical
26	Genetics of the University of South Florida College of Medicine,
27	and
28	WHEREAS, Dr. Kousseff examined Aiden Estrada in St.
29	Joseph's Hospital on July 1, 2002, but failed to suspect or

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30	diagnose Smith-Lemli-Opitz syndrome, and
31	WHEREAS, Dr. Kousseff followed the condition of Aiden
32	Estrada as his treating geneticist and made an appointment for
33	the Estradas to bring Aiden Estrada to his office at the
34	University of South Florida Genetics Clinic on August 29, 2002,
35	and
36	WHEREAS, at the time of such appointment, Dr. Kousseff
37	failed once again to suspect or diagnose Smith-Lemli-Opitz
38	syndrome, and
39	WHEREAS, Dr. Kousseff next saw Aiden Estrada and his
40	parents at the University of South Florida Genetics Clinic on
41	September 15, 2003, at which time it was apparent that Aiden was
42	severely developmentally delayed, had severe psychomotor
43	retardation, and was unable to take nutrition or hydration by
44	mouth, requiring Aiden Estrada to depend on a gastrostomy tube
45	that was surgically implanted through the abdominal and stomach
46	wall in order to deliver nutrition and hydration, and
47	WHEREAS, Dr. Kousseff again failed to suspect or diagnose
48	Smith-Lemli-Opitz syndrome, and
49	WHEREAS, Dr. Kousseff told Daniel and Amara Estrada that he
50	believed Aiden Estrada's problems did not indicate any genetic
51	disorder and they could expect pregnancies with "normal"
52	children, and
53	WHEREAS, the standard of care calls for a geneticist under
54	this situation, when he or she does not know the diagnosis, to
55	advise parents that there is at least a 25 percent chance of
56	recurrence of the defects in the next child, and
57	WHEREAS, if the Estradas been told the truth of the
58	possibility of recurrence of the birth defects in a subsequent

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40-00136-10 201034 59 child, the Estradas would have chosen not to conceive again but 60 to adopt, and 61 WHEREAS, instead, the parents relied on Dr. Kousseff's 62 advice and, after following all of the recommendations of Dr. 63 Kousseff, conceived a second child, and 64 WHEREAS, Amara Estrada gave birth to Caleb Estrada on 65 November 18, 2004, at Shands Teaching Hospital of the University of Florida, and 66 WHEREAS, Caleb had the same or similar symptoms as his 67 68 older brother, Aiden Estrada, and WHEREAS, within an hour after his birth, the geneticist at 69 70 the University of Florida diagnosed Caleb Estrada as having 71 Smith-Lemli-Opitz syndrome, and 72 WHEREAS, on the next day, November 19, 2004, Daniel and 73 Amara Estrada brought Aiden Estrada to Shands Hospital to meet 74 with the geneticist who diagnosed Aiden as having Smith-Lemli-75 Opitz syndrome, and 76 WHEREAS, the parents now had a second child who is severely 77 impaired and who also would be totally reliant on a gastrostomy 78 tube for nutrition and hydration and who would also require 24-79 hour care and supervision, and 80 WHEREAS, the physical, emotional, and financial resources 81 of Daniel and Amara Estrada have been exhausted in trying to 82 care for the severely impaired Aiden, who has needed 24-hour 83 care and supervision and could not survive without a gastrostomy 84 tube, and 85 WHEREAS, the testimony of witnesses, testifying on behalf 86 of the Estradas, as well as the witnesses testifying on behalf 87 the University of South Florida, agreed that the care provided

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40-00136-10 201034 88 by Boris Kousseff, M.D., was completely below any acceptable 89 standard in his failure to recognize and diagnose Smith-Lemli-Opitz syndrome from Aiden Estrada's many symptoms, and 90 91 WHEREAS, Robert Steiner, M.D., a leading geneticist in 92 Smith-Lemli-Opitz syndrome, testified that he could not comprehend how Dr. Kousseff could possibly tell the parents on 93 94 September 15, 2003, that their chances of having a normal child 95 were the same as anybody else's, and WHEREAS, Dr. Steiner testified that the conduct of Dr. 96 97 Kousseff was egregious, and WHEREAS, the rehabilitation experts testifying on behalf of 98 99 the Estradas and the rehabilitation experts testifying on behalf 100 of the University of South Florida agreed that Caleb Estrada 101 needs one-on-one care 24 hours a day, 7 days a week, and 102 WHEREAS, after a trial, the jury returned a verdict in 103 favor of Daniel and Amara Estrada, as parents and guardians of 104 Caleb Estrada, in the amount of \$23,553,000, for the cost of 105 care for Caleb Estrada, and WHEREAS, the jury assigned the University of South Florida 106 107 90 percent liability for the wrongful birth of Caleb Estrada, 108 NOW, THEREFORE, 109 110 Be It Enacted by the Legislature of the State of Florida: 111 112 Section 1. The facts stated in the preamble to this act are 113 found and declared to be true. Section 2. (1) The sum of \$21,197,700 is appropriated from 114 115 the General Revenue Fund to the University of South Florida 116 Board of Trustees for the relief of Daniel and Amara Estrada,

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117	parents and guardians of Caleb Estrada, for the wrongful birth
118	of Caleb Estrada.
119	(2) The Chief Financial Officer is directed to draw a
120	warrant in favor of Daniel and Amara Estrada, as parents and
121	guardians of Caleb Estrada, in the sum of \$21,197,700 upon funds
122	of the University of South Florida Board of Trustees and to pay
123	the same out of such funds.
124	Section 3. The amount awarded under this act is intended to
125	provide the sole compensation for all present and future claims
126	arising out of the factual situation described in this act which
127	resulted in the wrongful birth of Caleb Estrada. The total
128	amount paid for attorney's fees, lobbying fees, costs, and other
129	similar expenses relating to this claim may not exceed 25
130	percent of the total amount awarded under this act.
131	Section 4. This act shall take effect upon becoming a law.

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