By Senator Simpson

	18-00053A-15 201558
1	A bill to be entitled
2	An act for the relief of C.M.H.; providing an
3	appropriation to compensate C.M.H. for injuries and
4	damages sustained as a result of the negligence of the
5	Department of Children and Families, formerly known as
6	the Department of Children and Family Services;
7	providing a limitation on the payment of fees and
8	costs; providing an effective date.
9	
10	WHEREAS, J.W. was victimized from the time he was 18 months
11	of age by his mother's boyfriend, which caused him to become
12	sexually aggressive, and
13	WHEREAS, on September 5, 2002, J.W., then in the custody of
14	the Department of Children and Families ("DCF"), formerly known
15	as the Department of Children and Family Services, was
16	temporarily placed into the home of C.M.H., whose parents became
17	nonrelative caregivers and volunteered to have J.W. live in
18	their home, and
19	WHEREAS, the DCF caseworker assigned to J.W.'s case failed
20	to disclose to C.M.H.'s family a recommendation that J.W. be
21	expeditiously placed in a residential treatment facility; that
22	he had an extensive history as a victim and perpetrator of
23	sexual abuse; and that he was an alleged juvenile sexual
24	offender, and
25	WHEREAS, prior to the placement of J.W. with the family,
26	DCF obtained a comprehensive behavioral health assessment that
27	stated that J.W. was sexually aggressive and recommended
28	specific precautions and training for potential foster parents,
29	and
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## Page 1 of 5

(NP) SB 58

	18-00053A-15 201558
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31	DCF was aware that 10-year-old J.W. and C.M.H., who was then 8
32	years old, were sharing the same bedroom, and
33	WHEREAS, on October 31, 2002, J.W. sexually assaulted a 4-
34	year-old child who was visiting C.M.H.'s home, and
35	WHEREAS, although DCF knew that J.W. was a sexual offender,
36	the agency did not remove him from the home, and
37	WHEREAS, DCF failed to implement a written safety plan as
38	required by DCF Operating Procedure 175-88, and
39	WHEREAS, after November 2002, J.W.'s behavioral problems
40	escalated, and he deliberately squeezed C.M.H.'s pet mouse to
41	death in front of C.M.H. and made physical threats toward
42	C.M.H., and
43	WHEREAS, C.M.H.'s parents decided to begin the process of
44	adopting J.W., whom they considered a part of their family, and
45	WHEREAS, the family subsequently became aware that J.W.
46	needed significant mental health treatment, including placement
47	in a residential treatment facility, and
48	WHEREAS, the family was informed by DCF that they would not
49	be granted visitation privileges if J.W. was removed from their
50	home and placed in a residential treatment facility, and
51	WHEREAS, in January 2004, the family began taking classes
52	to train to be therapeutic foster parents to better meet J.W.'s
53	needs, and
54	WHEREAS, in March 2004, after C.M.H.'s mother was diagnosed
55	with Stage 4, terminal, metastatic colon cancer, which had
56	spread to her liver, C.M.H.'s father, contacted DCF to postpone
57	the adoption, and
58	WHEREAS, in April 2004, DCF closed out J.W.'s dependency
	Page 2 of 5

(NP) SB 58

E 0	18-00053A-15 201558
59	file, leaving J.W. in the custody of the family without any
60	subsidies or assistance, and
61	WHEREAS, in April 2005, C.M.H.'s father wrote DCF and the
62	juvenile judge assigned to the case to request help in placing
63	J.W. in a residential treatment facility, however, DCF provided
64	no assistance, and
65	WHEREAS, on July 28, 2005, after a physical altercation
66	between J.W. and C.M.H., C.M.H. disclosed to his parents that
67	J.W. had sexually assaulted him, and J.W. was immediately
68	removed from the home, and
69	WHEREAS, C.M.H. sustained severe and permanent psychiatric
70	injury, including posttraumatic stress disorder, as a result of
71	the sexual and emotional abuse perpetrated by J.W., and without
72	immediate interventions will face a lifetime of dysfunction,
73	trauma, and tragedy, and
74	WHEREAS, the sexual assault of C.M.H. by J.W. was
75	predictable and preventable, and
76	WHEREAS, on April 14, 2006, a lawsuit, Case No. 2006 CA
77	003727, was filed in the 15th Judicial Circuit in and for Palm
78	Beach County on behalf of C.M.H., by and through his parents,
79	alleging negligence on the part of DCF and its providers which
80	allowed the perpetration of sexual abuse against and the
81	victimization of C.M.H. by J.W., and
82	WHEREAS, DCF aggressively defended and denied the
83	allegations in the claim and a jury trial was set in Palm Beach
84	County, and
85	WHEREAS, on January 2, 2014, after a jury trial and verdict
86	for \$5 million, the court entered a judgment against DCF for
87	\$5,176,543.08, including costs, and
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## Page 3 of 5

(NP) SB 58

	18-00053A-15 201558
88	WHEREAS, the Division of Risk Management of the Department
89	of Financial Services has paid \$100,000, as allowed under s.
90	768.28, Florida Statutes, for costs, less than half of the total
91	amount of litigation costs expended by plaintiff's counsel to
92	litigate this case and to complete the trial, and
93	WHEREAS, C.M.H., now 21 years of age, is at a vulnerable
94	stage in his life and urgently needs to recover the balance of
95	the judgment awarded him so that his psychiatric injuries may be
96	addressed and he may lead a normal life, and
97	WHEREAS, the balance of the judgment is to be paid through
98	the passage of this claim bill in the amount of \$5,076,543.08,
99	NOW, THERFORE,
100	
101	Be It Enacted by the Legislature of the State of Florida:
102	
103	Section 1. The facts stated in the preamble to this act are
104	found and declared to be true.
105	Section 2. There is appropriated from the General Revenue
106	Fund to the Department of Children and Families the sum of
107	\$5,076,543.08 for the relief of C.M.H. for the personal injuries
108	and damages he sustained. After payment of attorney fees and
109	costs, lobbying fees, and other similar expenses relating to
110	this claim, the remaining funds shall be disbursed to C.M.H. for
111	his exclusive use and benefit.
112	Section 3. The Chief Financial Officer is directed to draw
113	a warrant in favor of C.M.H. in the sum of \$5,076,543.08 upon
114	funds of the Department of Children and Families in the State
115	Treasury, and the Chief Financial Officer is directed to pay the
116	same out of such funds in the State Treasury not otherwise

## Page 4 of 5

201558\_\_\_ 18-00053A-15 117 appropriated. 118 Section 4. The amount paid by the Department of Children 119 and Families pursuant to s. 768.28, Florida Statutes, and the 120 amount awarded under this act are intended to provide the sole 121 compensation for all present and future claims arising out of 122 the factual situation described in the preamble to this act 123 which resulted in the personal injuries and damages to C.M.H. 124 The total amount of attorney fees and lobbying fees relating to 125 this claim may not exceed 25 percent of the amount awarded under 126 this act. 127 Section 5. This act shall take effect upon becoming a law.

## Page 5 of 5